

The Calcutta Gazette.

WEDNESDAY, JANUARY 4, 1911.

PART II.

Adbertisements.

[N.B.—Advartisements, Notices, &c., intended for insertion in this Part of the "Gazette" cannot be received after Noon on Monday.]

LAND SALE NOTICES.

Sale Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Shahabad will be put up for sale at the office of the Collector of that district on Monday, the 9th January 1911, at 12 o'clock (mon) for arrears of revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauxi No.	Name of mahal and pargana.				If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears dua from it.	
1		3	000	5	6 C	7	8	•
		Ro. A. P.	by a beauty from	and affings It follows a		Rs. A. P.	Rs. A. P.	Re. 4. P.
304	Karisath Himmat and Padu- man, pargana Arrah.	956 12 0	Whole		Musammat Maimun Fatma and others.	***************************************	37 8 0	
1233	Diara Suhea, pargana Bihea	1,720 0 0	Do	a large commence of	Permeswardeyal Sahoo and others	****	648 0 0	*****
1575	Baghelpore, pargana Chausa	565 Q 0	Do		Muna Kuar and others		35 5 0	*****
1618	Chundi, pargana Qhausa	994 0 0	Do		Deokinandan Lal and others		997 2 10	
1796	Kanowli, pargana Chausa	952 0 0	Do		Deokinandan Thakur and others	******	2 13 10	-1-44
2508	Jangelchera Erazi Hamsarhad Sehooka, pargana Chainpur,	1,400 0 0	Do	-	Mr. E. Mylne		88 0 0	
3429 Jt.	Kusi, pargana Danwar	1,596 0 0		The ijmaii share to be sold is 12 annas. Other shares are excluded from sale.	Bermeswar Panday and other	1,197 0 0		14 8 0
7880	Kanehri, pargana Chausa	714 0 0	Whole		Mossamat Basmat Kuar	argust des	1,131 11 8	en
8372	Sehooka Narhan, pargana Chainpore.	533 1 1	Do	-	Mr. E. Mylne		38 3 3	~-

Shahaoad Collectorate, Arrait, the 10th December 1910.

MAHOMED KABIBULLAR, for Collector.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Birbhum will be put up for sale at the office of the Collector of that district on the 4th January 1910 at 13 o'clock for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of mahal and pargana,	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a hare is to be sold, the sadar jama of such share.	If the whole estate is to be solds the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	,		8	6	7	1 8	9
84	Khala, pargana Bar- kaksing.	Rs. A. P. S,759 2 0		Residuary share— 4a, 12gs, 1eara 2ksz, 24f jab excepting separate account Nos, 1 to 6.	Kedar Nath Chandra and others.	Rs. A. P. 1,087 12 7	IN. A. P.	Rs. A. P. 17 10 3
				All other shares than that specified will be exclud- ed from sale.				

Birbhum Collectorate, the 24th November 1910.

R. KRISHNA, Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Patna will be put up for sale at the office of the Collector of that district on the 9th January 1911 at 12 A.M. for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share:—

Names of proprietors of property to be sold, Whether the whole estate is to be sold. If only a share is to be sold specification of such share or shares, 6 8 1 Rs. A. P. INew 7441 Old 186 Syed Iltaf Hosein Kajhianwan, par gana Shahjehan-Shew Dyal Single alias felakdhary Singh and others. Deora Maranchi, pargana Gyas-4,462 0 0 743 12 Pachouri, par Do.

The 29th November 1910.

Gangapore Pakri

E. H. BERTHOUD, Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Burdwau will be put up for sale at the office of the Collector of that district on the 6th January 1911 at 12 noon for arrears for September 1910 kist of revenue and other demands which by law are realizable as arrears of land revenue. When in columns 5, 7, and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

0 0

Do.

Tauzi No.	Name of mahal and pargana.	Sadar jama of whole estate,	Whether the whole estate is to be seld.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold,	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it,	If only a share is to be sold, the arrears due from it.	
1	2	3	•	5		1	8	9	
174	Goara, pargana Mam- danipur.	Rs. A. P. 704 0 5		Residuary share 13s, 18g, 1k, 1kr, is to be sold. All other shares than that specified will be excluded from the sale.	Natabar Roy and others	Rs. A. P. 609 4 0	Rs. A. P.	Rs. A. F.	

Burdwan Collectorate, the 28th November 1910.

-W. B. HEYCOCK, Collector.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Muzaffarpur will be put up for sale at the office of the Collector of that district on the 6th January 1911 at midday for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

(Tauxi No.	Name of mahal and pargana.			If only a share is to be sold, specification of such share or shares,	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share,	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.			
1			2		3			6	7	8	•
	1	Rs. A. P.		1 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	K Jack Polymorphisk 1	Rs. A. P.	Rs. A. P.	Rs. 4. r.			
6124	Majhowli Pachdihi, Chakla Nai, parga-	• 716 15 7	Entire	A distance	Muhanth Eam Kishore Dass		220 4 5				
7030	na Bisara, Gopinath, Amir Kuli Khan, pargana Ratti.	1,099 14 11	Do	salVer confidence	Jagarnath Chowdhry		206 3 10				
9089**	Bandra Rudar Narain, pargana Ba- rail.	1,013 11 9	Do		Mahanth Ram Kishore Dass		316 4 2	-			
10032 Rs,	Rohua Chilra, par- gana Mabind.	3,223 0 0	-	Rohus, 3s. 6g. 2c. 2k.: Chilra, 11a, 6g. 2c. 2k.:	Babu Awadh Behari Narain Singh and others.	671 7 4	A Armer Salt	5 14 10			
11838	Jama'pur Chuck Shanker, pargana Azimabad,	1,003 5 0	Entire	- ·	Most. Bibi Zamiran	1-1	47 8 7				

Muzaffarpur Collectorate, the 25th November 1910.

S. ALI MAZHAR, for Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Murshidabad will be put up for sale at the office of the Collector of that district on the 4th January 1911 at noon for arrears of revenue and other demands, which by law are realizable, as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only alshare is to be sold, it is to be understood that a separate account is kept for that share, and that the other share or shares in the estate are excluded from the sale:—

No.	Name of mahal and pargana.	Sadar jama of whole estate,	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	be sold, the	If only a share is to be sold, the arrears due from it.
1		3	\$	o some management		7	8	9'
342	Dihi Monsi Kandra, pargana Sherpur,	Rs. A. P. 8,462 9 11		12 annas 8 gandas 3 karas 1 kranti and 2 dantis (ejmüli).	Kantindra Narayan Roy Chowdhury (Sebut Sree Sree Iswari Mahamaya	Rs. A. P. 2,685 5 10	-	Rs. A. P. Revenue— 0 9 11
456	Samsabed, pargana Bibarole.	6,184 0 5	_	1 anna 19 gandas 2 karas 2 krantis and San dantis (ejmali).	Raj Rajeswari Thaku- rani) and others. Chowdhury Monama Obedul Azim Abu Ahasan and others.	768 4 9	-	Revenue— 73 5 8
450	Ditto	6,184 0 5		5 annes and 5 gandas (separate account No. 2).	Khondkar Mehedi Hossain.	2,020 2 2		Revenue—

Berhampore, the 22nd November 1910.

R. C. Hamilton, Collector of Murshidabad.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Monghyr will be put up for sale at the office of the Collector of that district on the 9th day of January 1911 at 12 o'clock for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share:—

Tauri number.	Name of mahal and pargana,	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it,
1	3	3	4			7	. 8	9
6918	Bist Hazari Patti Mossammat Sarwar Jahan Begam, parga- na Bist Hazari, thana Sikandra.	Rs. A. P. 4,291 12 0		Share consisting of 16 annas of mauzas (1) Dohra, (2) Missar Mamida, (3) Manik-pur, (4) Sekhapur and (b) Bishunpur. Note.—All other shares besides that specified will be excluded from the sale,		Rs. A. P. 1,221 12 0	Rs. A. P.	Rs. A. P. 8 7 0
8225	Bist Hazari Patti Bagogwari Proshad Singh pragana Bist Hazari, thana Sikan- dra. 1. Mahal Padwawat. 2. Singhthu. 3. Dhandh.	1,230 1 0	The whole		Bageswari Parshad and others.	277	123 9 6	_

Monghyr Collectorate, the 28th November 1910.

A. GARRETT, Collector

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Midnapore will be put up for sale at the office of the Collector of that district on the 10th January 1911 at 12 o'clock for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

Tansi No.	Name of mahal and pargana,	Sadar jama of whole estate,	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold,	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
	all the though	Rs. A. P.				Rs. A. P.	Rs. A. P.	Re. A. P.
1005	Mahal Palsya Utter, parguna Kasijora kismar.	2,039 1 2 Including Police.	-	Residuary share excluding separate account Nos. 1 to 4, the following mauzas will be sold— Mauza Dehhog	Sasi Bhusan Maity and another, two only.	533 5 2 Including Police.		A3 2 9 Revenue. June and September 1910.
				All other shares than that specified will be excluded from the sale,				
2105	Mabal Bahabalpur, pargana Sabong.	2,698 3 1	-	Residuary share excluding separate account Nos. 2 to 16, the following mauzas will be sold—	Narendra Nath Maity and another, two only,	520 12 1		85 6 11
				Manza Bahabalpur 2 8 3 8 gmari 2 8 3 8 gmari 2 8 3 8 gmari 14 8 3 1		9 9	1990	
				All other shares than that specified will be excluded from the sale.				
2239	Mahai Sewlipur, par- gana Sabong.	861 13 4	Entire		Hem Chandra Chau- dhori and others, two only.		63 9 10	

Midnapore Collectorate, the 3rd December 1910.

. M. SINGH, for Collector.

Notification A.

OTICE is hereby given, under sections 6 and 15, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Saran will be put up for sale at the office of the Collector of that district on the 4th January 1911 at noon for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 6, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauxi No.	Name of mahal and pargana.	Sadar jama of whole astute.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the andar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a there is to be sold, the arrears due from it.
1		•		6	8	7 .	8	•
1816	Kasba Chirand for Chirand, pargana Onirand,	Re. A. P. 8,447 2 11		Separate account No. 17— Balun, 4 as pokhta or 8 as. kham. Kazipur, 4 as. pokhta or 8 as. kham. Sherpur Mala, 6 as. pokhta or 8 as. kham. Bishunpur Harsham Rajsahi or Bishun- pur Rajsahi and Bishunpur Harsham, 1 anna 9 pies pokhta or 2 as. 8 pies kham.	Babu Raj Rajeshwari Kumar Singb through his guardian Babu Debi Persad, pleader.	Rs. A. P. 710 6 3	Rs. A, P.	Rs. A. P. 152 8 6
		•		All other shares than that specified will be excluded from sale.			CONTRACTOR	
3676	Ghyaspur, pargaun Nurhon.	5,770 0 0	5i	Separate account No. 1— Panjuar Zamin Bhegawaa, 8 as Baghawna, 8 as. Chatea, 8 as. Ranpatti, 8 as. Sahimpur, 8 as.	Mussamut Phool Kuer and others.	1,885 0 0	-	181 5 0
				Imadhar Zamin Mathea, 8 as. Guyaspur, 8 as. Khajuhata patti, 8 as. Gonda Bijai, 8 as. Madra, 8 as. Mathear, 8 as. Misraulia, 8 as. Jaitea, 8 as.			•	3
		3 3		All other shares than that specified will be excluded from sale.			4	

Saran Collectorate, the 10th December 1910.

KSHITIS CHANDRA SARKAB, Deputy Collector in charge.

Notice of Sale.

NOTICE is hereby given, under sections 6 and 13 of Act XI of 1859, that the undermentioned estates or shares of estate in the district of the 24-Parganas will be put up for sale at the office of the Collector of that district on the 10th January 1911 at 12 o'clock noon for arrears of revenue and other demunds which by law are realisable as arrears of land revenue, which in columns 6, 8 and 10 of the appended statement it is stated that only a share is to be sold, it is to be understood that separate account is kept for that share or shares are excluded from sales:—

No.	Tausi No.	Name of pargana and mahai.	Sadar jama of the whole estate.	Whether whole estate is to be sold.	If only a share is to be sold, the specification of such share,	Names of the proprietors of the properties to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1		•	•	.5		1	8	9	10
1	1 B. S	Kismat Chetla and others, pargana Ma- gura.	Rs. A. P. 5,422 3 0		16 annas misus 3 as. 6 gds. 2ksg 12 til of the entire estate misus 8 annas share in each of the mauzas Sreepur and Begerghole, minus fgds.	Kali Chandra Roy Chow- dhuri and others.	Rs. A. P. 2,862 15 0		Re. A. P. 10 19 7g
			4,11	•	2k. 43½ til of mauza Boichbere. minus mauza Parbatipur ditto. 12as. share of mauza Raju Mollar Chack, minus 4 as. 3 gds. share in mauza Barisa, minus 4 as. 1 gd. 3k. 16 til in mauza Chetla, miuus 4 gds. 1 kasu 2 kag 11 til 2 kag 5 til share of mauza Hatia.				
					ghur, minus 6 gda, 3k, 4 til share in mauza Satgachia, minus 3 ss, 4 gds, share in muza Bishnupur and Narayan pur and minus 2 as, 2 gds, 3k, 3 til share in the rest of the mauzas.	. 0			
2	346 E.S	Manza Santoshpur, pargana Balia.	5,531 0 9	7	10ma. 6gdm. 2df.	Jadu Nath Siross, Sreematy Sarat Kumari Dassi, Executrix to the estate of late Kartic Chandra Das.	3,558 14 8		481) 6
	601 R. S	Huds Ramkrishna- pur, pargana Azima- bad.	8,941 9 7	10000	ln. 10gds. lk, lkt	Rai Atul Chandra Chatter- jee Bahadur, Sreematy Sarat Kamari Dassi, Executrix to the estate of late Kartic Chandra Das.	847 9 10	-	128 . 7

Alipore Collectorate, the 21st November 1910-

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CHANDI CH. CHATTEBJI, for Collector.

NOTICE is hereby given, under sections 6 and 18, Act XI of 1859, that the dedermentioned estates and shares of estates in the district of Gaya will be put up for sale at the office of the Collector of that district on the 5th January 1911 at 12 noof for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that separate account is kept for that share.

Tauzi No.	Name of mahal and pargana,	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears dufrom it.
1		8	4		. 3	,		,
		Rs. A. P.	Forth topics			Rs. A. P.	Rs. A. P.	Re. A. 7
1503	Naiki Banda Bishun- pur, pargana Charkawan.	1,061 5 0	Entire	· · · · · · · · · · · · · · · · · · ·	Ramphal Sinha and others.		12 0 0	
3403	Barat wagairah, pergana Narhat,	5,820 5 0	Do,		Jipan Prasad Singh and others.		81 4 4	
3456	Gopalpur Mankhar, pargana Narhat.	3,324 11 0	Do,		Gobind Lal and	W.,.	373 4 8	
4851	Kunj, pargana Roh	1,013 5 0		Ijmal, 9a. 1p. 16k, 13m, 10d	Musammat Wagihun- nisa Begam and others.	579 3 0		14 8
			AUG San	All other shares than that specified will be excluded from the sale.				
4601	Kinera taluqa, par- gana Sherghaty.	5,281 12 0		Ijmal A. P. K. M.	Mahabir Lal and others.	685 11 0		276 10
				Kangli Bigha 0 3 7 10 Tika Bigha 0 8 7 10 Pepra 0 3 7 10 Roshan chak 0 3 7 10 Amsat 0 3 7 10 Sekha 0 3 7 10 Dhamna chak 0 3 7 10 Asurain Maichak Sehmi 10 3 0 0 Badhar Bhusha. Ambakhar 11 0 0 0				
	yan ki mara y			Sirsa 5 6 0 0 Taradih 1 0 0 0 Madanpur Majhgawan 2 3 0 0 0 Surjikhurd 2 5 5 0 Durgi 3 0 0 0 Barahmoria 5 6 0 0 Rakse 1 0 0 0 Isakhar 20 3 0 0 Murarkhar 10 3 0 0	*			
THE RESERVE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN COLUMN TW	Control of the Contro			Jharnapat		o		
	The second second		F 2 (a) F	Bedhi chak 3 5 18 0 Salanga 3 3 2 0 Sunri Korhani Belsara 0 1 8 0 A. D. C. B. Sarawan Mai Pir chak 3 13 0 0 A. P. E. M.				
				Khaira khas 6 3 0 0 Tendus and Gamharia 9 7 0 0 Pokharia 8 0 0 0 Majhoulia Khurd 8 0 0 0 Hasainabad 0 3 7 10 Barandi Mai Bazar Nabis 8 0 0 0 ganj.		7.7	7,	
				All other shares than that specified will be excluded from the sale.				

Gaya, the 17th December 1910.

J. T. WHITTY, Collector.

Notification B

NOTICE is hereby given, under sections 5 and 13, Act XI of 1859, that, unless the arrears mentioned below are paid on or before the next latest date of payment, viz., the 12th January 1911, the undermentioned estates or shares of estates in the district of Midnapore will be put up for sale at the office of the Collector of that district on the 16th January 1911 at 12 o'clock for the said

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that separate account is kept for that share, and that the other share or shares in the estate are excluded from the sale:—

Tauni No.	Name of mahal and parguna.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be soid.	If only a share is to be sold, the sudar jama of such share.	If the whole estate is to be sold, the arrears due from it,	If only a share is to be sold, the arrears due from it,	Nature and amount of demand for which to be sold,
1	2	3	•			7	8	9	30
1986	Mahal Gumukpota, ph. Kasijora.	Rs. A. P. 8,185 0 0 including police.	-	Residuary share excluding S. A. No. I, 8 annas share of the mahal will be sold. All other shares than that specified will be excluded from the vale.	Harendra Lal Ray Choudhuri.	Rs. A. P. 1,592 8 0 including police,	ke. A. P.	Rs. A. F. 258 15 9 revenue June and September 1910.	Rs. A. F. Revenue 258 15 9

pore Co lectorate, the 3rd December 1910.

Modeswan Singh, for Collector.

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Northern alignment of the Angarpathra siding of the East Indian Railway, in the district of Manbhum, will be put to sale at 12 o'clock on Friday, the 6th January 1911, corresponding with the 22nd Pous 1317 Fusli, at Katras Bungalow :

The purchasers of the several plots of land will be subject to the following conditions:—

125.—The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the railway boundary, or to plough the land nearer than three feet from the same.

226.—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.

376.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited.

If the balance Ve not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

4th.—The plots of land will be sold revenue-free to the highest bidders.

5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Board confirming the sale.

Name of district.	Pergana and mauza.	Number of mile on which land is situate.	Situated on which side of the	APPROXIMATE ARBA OF LOT IN BIGHAS AND IN ACRES.		LAND EXCLUDED FROM BALE FROM BACH LOT.		Commence- ment and termination of lot,	Boundary of lot.
				В. к. с.	Acres.	Reasons for exclusion.	A. R. P.	of lot.	
Manbhum	Pargana Jheria, mauza Angar- pathra,		East of the Northern slign- ment of Angar- pathra siding.	в 9 4	4*15			Commencing at chainage 3,800, terminating at chainage 4,700.	North-Paddy field of Bhike Mahto and Gopa Mahto and waste land of village Angar- pathra. East-East Indian Esilway iand. South and West-Waste land of village Angar- pathra.

Land Acquisition Office, Purulia, the 5th November 1910.

C. H. CROSSE, Land Acquisition Collector.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below. to the undermentioned estates, situated in the district of Midnapore, will be put up to sale at the Midnapore Collectorate on the 10th January 1911, corresponding to 26th Pous 1317 B.S.

The following are the conditions of the sale:—

Conditions of Sale.

Conditions of Sale.

1st.—The estates will be sold to the highest bidder above the upset price, fixed by the Collector at the time of sale. The purchaser of such estate will become the proprietor of the estate, and the entire proprietary right of Government in the estate will be transferred to him, subject to the revenuo fixed in perpetuity.

2nd.—The sale will be subject to existing leases and to the rights conferred by the settlement proceedings, and by the laws in force; and purchasers will be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount must be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid must be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale will be cancelled (the sum deposited being forfeited to Government), and the estate will again be put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale. original sale.

5ti.—The sale will be concluded with the highest bidder subject to the sanction of Government.

Number on the district roll.	Name of estate and pargana.	Approximate area in acres.	Government revenue assessed.	Remarks.
	Total Extensive Control of the Contr		Rs. A. P.	
3032	Pargana Chetua, mahal Harirampore	6.27	37 1 6	The revenue of this maha
	•			37-1-6 from Rs. 49-7- after deducting collection charges at the rate of Rs. 25 per cent.
3083	Pargana Chetua, mahal Pakurdona	4:37	26 8 6	The revenue of this mahal har been fixed at Rs. 26-8-6 from Rs. 35-5-5 after deducting collection charges at the rate of Rs. 25 per cent.

Collector's office, Midnapore, the 2nd December 1910.

W. A. MARE, Collector.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situated in the Sadar subdivision in the district of Jessore, will be put up to sale at the Jessore Collectorate on the 1st February 1911, corresponding with 18th Magh 1317 B.S.

The purchaser will be subject to the following conditions of sale:—

Conditions of Sale.

1st.—The estates to be sold to the highest bidder above the upset price, which will be fixed by the Collector at the time of sale. The purchasers of these estates will be considered as the proprietors of the estates, and the entire proprietary right of Government in such estates will be transferred to him subject to the revenue fixed in perpetuity.

2nd.—The sale to be subject to the existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and the purchasers to be bound to respect the rights of the resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, the one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or, if that day be a close holiday, then by the noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeired to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after the issue of advertisement, as in the case of the original sale.

List of petty Government Estates of Sadar subdivision in the district of Jessore to be sold on the 1st February 1911, corresponding with 18th Magh 1317 B.S.

Number on the district roll.	Name of estate and parga	na.		Approximate area in acres.	Government revenue assessed.	Remarks.		
3698 3919	Brittipara, pargana Saidpur Joysingpur, pargana Mamudshahi		•	Acres. 2.02 23	Rs. A. P. 3 2 3	Should be sold revenue		
4290 4505	Beel Baruna, pargana Salimabad Telirdhanyapura, pargana Gohereur		=	61·75 ·35	57 13 0 1 0 6	free.		

Jessore Collectorate, the 22nd December 1910.

SUSIL KUMAR GANGULY, for Collector.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situated in the Magura subdivision in the district of Jessore, will be put up to sale at the Magura Subdivisional Office on the 8th February 1911, corresponding with 25th Magh, 1317 B.S.

The purchasers will be subject to the following conditions of sale:—

Conditions of Sale.

1st.—The estates to be sold to the highest bidder above the upset price which will be fixed by the Collector at the time of sale. The purchasers of these estates will be considered as the proprietors of the estates, and the entire proprietory right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.

fixed in perpetuity.

2nd.—The sale to be subject to existing leases and the rights conferred by the settlement proceedings and by the laws in lorce; and the purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

2rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by the noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forficited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after the issue of advertisement, as in the case of the original sale.

Number on the district roll.	Name of estate and pargana.	Approximate area in acres.	Government revente assessed.	RHMARKS.
4205 4619	Chandanprotap, pargana Mahamudshahy	91.70	Rs. A. 105 6 36 0	

Collector's Office, Jessore, the 22nd December 1910.

SUSIL KUMAR GANGULY, for Collector.

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MILITARY ACCOUNTS DEPARTMENT.

Statement of Unclaimed Sums deposited with the Bengal Military Orphan Society in trust for Soldiers' Children, exclusive of those of minors who have not attained the age of 21.

Date of deposit.	Name and Rank of Father.	Corps.	Names of Children.	Amount.
				20 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
				Rs. A.
rior to 1842	Collins,, Sergeant		Two children	157 14
,	Lee, E., Corporal	and the second	Two children	111 9
Talle to	Smith, Henry, Sergeant		Elizabeth	828 0
	Smith, D., Sergeant-Major Story, —, Sergeant	***	Margaret Thomas	78 6 117 5
A STATE OF	MacConnell, Sergeant	:	John	77 15
"	Ratherford, Sergeant	programme and the second	Margaret	138 10
	Hewetson, William, Gunner		John	47 5
,	Taylor, John, Private		John	214 11
*	Conroy, Peter, Corporal	The state of the s	Thomas	274 14
- **	Gordon, James	59th Foot	John James	354 6 589 2
	Casey, Jeremiah	87th Foot	Daniel	109 12
"	Corbolly, Thomas, Private	59th Foot	Samuel	62 12
	Cassidy,, Corporal		John	61 3
10000	Hyde. Henry, Conductor	44 A	Thomas	187 1
	Hedgkinson, E., Troop Ser-	11th Dragoons	William	64 8
	geant-Major. Anderson, William, Corporal	H. C. 1st En. Regt	Many Anna Warmanat	104 11
	White, W., Private	2nd Darffe .	Mary Anne Margaret George and Mary	124 11 13 13
		ord Buns	Anne.	10 10
	Minogue, T., Private	3rd Buffs	Thomas	23 11
	Tailor, John, Bombardier		Elizabeth	43 0
	Neal, James, Private	59th Foot	James	43 0
	Sherrock, J., Corporal		Joseph	160 0
99 00 00	Moore, Bombardier Lawson, Henry, Laboratory	1 314 32	Dorothy	5 9
*	Sergeant.	****	George	11 8
	Creighton, James, Corporal	13th L. Infy	Mary Ann	16 12
	McCoy,, Sub-Conductor		John and George	958 3
	Long, R., Sergeant	Allahabad Magazine	Ann and Robert D	137 3
		Establishment.		
39	Baker, H., Gunner	4th Co., 3rd Bn. Arty	James	32 1
**	Hills, —, Gunner	1st Co., 3rd Bn. Arty	Sophia	30 1
**	Burns, James, Gunner McKenney, R, Bombardier	Artillery 1st Co., 4th Bn. Arty	Hannah	10 5
31	Smith, J., Gunner	1st Co., 2nd Bn. Arty	Ann Eliza Margaret	134 6
	Byrne, F., Hospital Sergeant	2nd Bn. Arty	Charles	123 13
**	Flynn, J., Gunner	3rd Troop, 1st Bde., H.	Elizabeth	6 1
THE REAL PROPERTY.		Arty.		
A 433	Fagan, J., Gunner	1st Co., 3rd Bn. Arty.	Mary and James	11 12
	Johnson, C., Gunner	1st Co., 5th Bn. Arty	William	3 0
	Twoomey, M., Gunner	4th Co., 3rd Bn. Arty	Michael, William and	21 2
	Ahern, William, Gunner	4th Co. 2nd Bn. Arty	Margaret. John	65 11
**	McCormick, J., Gunner	4th Co., 2nd Bn. Arty	Ramand	116 10
**	Gavin, J., Gunner	2nd Co., 3rd. Bn. Arty	Thomas and James	189 3
,,	Bryan, D., Sergeant	Committee to the Committee of the Commit	Mortimer	12 10
	Reid,, Sergeant	Sappers and Miners	Eleanor and Eunice	68 6
	South,, Sergeant	The state of the s	Elizabeth Martha	310 (
	Cunningham, Mathew, Private Blyth, John, Conductor		Michael Children (names not	37 14 12 12
*	Blyth, John, Conductor		Children (names not recorded).	12 12
	Smith, T., Sergeant		Fether and Amalia	23 16
	Pierce, QrMr. Sergeant	OOUL ST T	Thomas	711 15
The second	Driver, J., Sergeant-Major		Robert Charles and	141 7
	D D	* m	John.	
	Davis, D., Farrier-Sergeant	4th Troop, 1st Bde., H. Arty.	Thomas	23 15
n .	Canty, John, Bombardier	9-1 A- 44 D- 4-1-	John (died 11th May 1842).	272 - 2
une 29, 185	(Not recorded)	S	Bryon, Margaret, and	53 8
90 104	(Not recorded)		William.	99 0
, 29, 184 Mar. 24, 184		4th Troop, 2nd B. H. A.	Daly Robert	23 9 112 9
pl. 3, 184		0-10- ed D- 4-4-	Charlotte	4 3
,, 3, 184		1 - 1 D - T - T - t -	David and Austel	7 13
Aur. 9, 184		0-1 (1- 0-1 D. 1-1-	John and Patrick	2 1
nne 21, 184		1st Co., 2nd Bn. Arty	Mary Ann and Cathe-	19 14
ant 10 10		COL TR.	rine.	900
ept. 19, 184			George	200 0
Det. 30, 188 Dec. 31, 188	7 Pour DY Constant	O. Batty., 3rd Bde., R.A. G. Batty., B. Bde., R. H.	Julia (William Thomas	63 9
JU. 01, 100	Dunn, 4., Gunner	A.	James John	63 9

Date		Name and Rank of Father.	Corps.	Names of Children.	Amount.		
аеро	me to	A CAMP AND			Rs. A. P		
				I A and J. T	27 3		
. 00	1000	Oxford, W., Private	2nd Royal Lanc. Regt	Try May 2k	28 12 (
	1888	Gale,, Private	10th Foot	Jehn Thomas	180 0 (
	, 1844	Sullivan, John. Bombardier	1st Co., 2nd Bn. Arty	John	156 12 4		
MATERIAL STATE	1844	Monaghan, Michael, Sergeant	1st Co., 2nd Bn. Arty	James James	31 14		
	, 1×45	Godfrey, , Sergeant-Major		Harriett M. and James	12 6		
	1845	Fry,, Bugle-Major	6th Bn. of Arty	James	THE RESERVE CONTRACTOR OF THE PERSON OF		
	1845	Wilson		Sophia, Thomas and Eliz-			
" "	1, 1842	West of the state		abeth.	61 2		
	. 1842	McCarthy, QrMr. Sergeant		John	28 8		
	. 1845	Hannoo, J., Drummer	68th Regt., N. Infy	Mary	101 6		
	1. 1845	Hay, A , Sergeant-Major		Thomas	292 15		
	, 1845	Meaney, John, Sergeant-Major	2nd Bde., H. Arty	Henry and James	77 4 1		
0	, 1845	Murphy, Thomas, Bombardier	2nd Troop, 3rd Bde., H.	Ellen			
* *			Arty.	Catharine Am	167 15		
9	, 1845	Fate, William, Staff Sergeant	4th Co., 15th Bn. of Arty.	Catherine Ann	7 1		
	, 1845	Daley, Owen, Gunner	3rd Co,, 5th Bn. of Arty.	Owen	120 13		
	, 1845	Ryan, , Sergeant		Julia B. and George J	152 0		
	, 1846	McEnerney, Thomas, Sub-		Hannah	102 0		
		Conductor.		PH - 91	66 10		
***		Glassean, John, Corporal		Ellen Sarah	34 9		
1000000		Ridley, Henry, Gunner		Henry	20 5		
et. 16	, 1846	Lewis, Thomas, Gonner	Arty	Thomas	83 3		
	, 1847	Dobbins, Francis, Gunner		Martha	79 14		
	1847	Lunn, Adam, Farrier		Adam T. and John	THE PROPERTY OF THE PROPERTY O		
	, 1847	Clarke, William, Bombardier	1st Troop, 3rd Bde., H.	Not recorded	104 10		
	, 1847	Prince, W., Sergeant	1st Troop, 1st Bde., H.	Ditto	125 16 1		
			Arty.	Mania	59 0		
an. 11	, 1848	Byrnes,, Corporal		Maria	ALL DESIGNATION OF THE PERSON		
nly 6	, 1848	Braithwaite, W., Staff Ser.	******	C. William and William	148 3		
et. 16	, 1848	Butcher, H., Sergeant-Major	Sirmoor Bn.	Johannah, Frederick and David Edwin.	99 6		
		at a p p	9-3 P- P-4	Tanks Historian St. District	36 5		
	1849	Sheehan, D., Private	2nd En. Regt	Samel C	9 8		
	1849	Moore, Benjamin, Private	1st En. B. F	THE STREET WHEN YOU STREET WITH THE REST	7 6		
927am 90 1 44 34	1849	Crowley, Charles, Private		Emalina	50 0		
	, 1849	Moget, — . Sergeant-Major		George	69 14		
	1849		1st Co., 4th Bn. of Arty.	Tames and enother	26 3		
	, 1860	Boote, Daniel, Gunner Unisck, Patrick, Sergeant	1st Co., 3rd Bn. of Arty.	Taba and another	29 15		
T. C. S. T. S.	, 1850 , 1850	Unisck, Patrick, Sergeant Sheehan, P., Gunner	A A MARKET LAND CONTRACT OF THE PROPERTY OF TH	Datriol	21 5		
	1850	Lees, James, Corporal	2nd En. Regt	Elyzaboth	25 14		
	1852	Hodgins, Adam, Gunner	2nd Co., 5th Bn. of Arty.	William	9 11 1		
	. 1858	Edwards, Michael, Sergeant	2nd Co , 5th Bn of Arty.	Jama and Daidant	36 5		
	1853	Staples, Edward, Sergeant	Sappers and Miners	R W H	. 97 2		
	, 1853	Brown, Michael, Sergeont	Arracan Bn	John State Comments	49 10		
	, 1854	Galway, Robert, Bombardier	1st Co., 3rd Bn. of Arty.	William	206 1		
., 18	, 1855	Munrowd, George, Sub-Con-	Ordnance Dept,	Georgiana	61 10		
ept. 24,	1855	ductor. Franks, G., Bazar Sergeant	CONTRACTOR OF THE PROPERTY OF THE PARTY OF T	Mary Harriet	999 1		
ct. 16,		70 1 10 1 D	Calentta Town Guard	William Edward	283 1 1		
ec. 4,		36 D T T-1 D	Calcutta Town Guard 97th Foot	William Edward	209 14		
nne		Keddie, J., Private	Ond Do D	Charles Jane and James	25 15		
uly 22		Lawton, William, Color-Ser- geant.	24th Foot	William and Joseph	86 0 152 14		
n. 25,	1864	Jones, John, Gunner	G. Pattery, 22nd Bde., Royal Arty.	Henrietta Dalzell	39 6 1		
ar. 10,		Anderson, William, Gunner	f 5th Bne 25th Bde.,	Dunean	35 4 1		
ay 19,		Rowland, J., Private	Royal Arty. 2nd Dragoon Guards	Sophia M. and Elizabeth	8 0		
ine 25,	1860	Mead, William, Bombardier	4 0511 D	Ann.			
600 KU L KU LOK	- G. C. C. C.	Vork R Sameunt	4-25th Royal Arty	Mary and Thomas	4 0		
POST SALIDS AND SALIDS	1871	York, R., Sergeant	Arty.	Henry J	21 1		
0,	1884	Claydon, Daniel, Color-Ser- geant.	2nd Lanc. Fus	Thomas Patrick	60 0		
dy 6.	1887	Sound.					
ine 2,	110000000000000000000000000000000000000	THE RESIDENCE OF SHIP COME.	(2nd Bn., The Queen's				
and		Simmons, J., Lance-Corporal	Royal West Surrey	John Thomas			
pt. 7,	11 B (E) (E) (E) (E) (E)		Regt.	Conn Inomas	176 15		
pl. 11,		Hyland, M., Drummer	2nd Bn., The Queen's	Patrick, Emily, Matilda,	558 9		
		建 名的区域在一次,并可能是一个主要。	Royal West Surrey	and Rosanna.			
or 21	1880	Neil Thomas Cal- C	Regt.				
ig. 31,	1000	Neil, Thomas, Color-Sergeant	2nd West York Regt	Alfred William and	900 0		
ov. 26.	1889	Foster G. Duinet		Joseph Thomas.	399 3		
9000 CONTROL	1890	Foster, G., Private Loades, R. H., Sergt.	2nd West York Regt 1st Bn., Suffolk Regt	George E Kramer	113 13		
., 5.		Loades, R. H., Sergt		Robert Henry			

Application for payment of the deposits should be made to the Controller of Military Accounts, Eastern Circles

W. DONNAN, MAJOR,

Peputy Controller, 8th (Lucknow) Division, and ex-officio Secretary, Military Orphan Schools.

OFFICE OF THE DEPUTY CONTROLLER OF MILITARY ACCOUNTS, STE (LUCKNOW) DIVISION. Lucknow, the 22nd December 1910.

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL

for the week ending 23rd December 1910.

LIABILITIES	ASSETS.
Capital paid up 2,00,00,000 0 0 Roserve Fund 1,73,00,000 0 0 Public Deposits at Head	Government securities 284,60,780 0 0 Other authorised investments 85,99,748 0 0 Loans on Government and other authorised
Office Rs. 1,02,02,013 14 7 1,88,48,568 13 9 Ditto ditto at Branches 86,46,5:4 15 2 1,88,48,568 13 9 Other Deposits at Head Office and Branches 15,96,05,650 7 5 Bank Post Bills, &c 5,72,542 7 11	Securities
Sundries	Dead Stock 21,85,2.5 2 6 Stamps 13,261 14 2 Sundries 61,253 4 2
	16,33,05,822 15 10
	Cash & Currency Notes at read Office* Rs. 1,57,31,578 13 2 Ca h & Currency Notes at Branchest 3,92,20,888 15 6
Rupees _ 21,82,t8,290 12 6	Rupees 21,82,58,290 12 6
* includes Sovs. & } Sovs., † Do. do.	value Re. 1,35,099 0 0 de. , 2,71,717 8 0
	,, 4,(6,807 8 0
Bank of Bengal, Pe Calcut's, the 29th December 1919. D. S. McClure, Offg.	ercentage, 80°26.

Notification.

To be peremptorily sold, pursuant to the decrees to the Hon'ble High Court made in suit No. 143 of 1904 (Abinash Chandra Ghose versus Mir Wahed Ali and others), and dated respectively the 6th day of March 1908 and 17th day of January 1910, by the Registrar, Original Side, on Saturday, the 14th day of January 1911, at the hour of 12 o'clock noon, the undermentioned properties: properties :

Premises No. 28, Serang Lane, comprised in holdings Nos. 184 and 185 in block No. 11 in the south division of the town of Calcutta, a piece or parcel of land containing 4 cottahs 10 chitaks and 17 square feet containing containing a cottain in contains and 17 square teets according to setual measurement, but 4 cottahs and 14 chitaks according to the mortgage in suit, with two tiled huts standing on brick walls, one comprising four rooms and the other a number of rooms, stated to be rooms and the other a number of rooms, stated to be 11, with brick built privy, and bounded on the north and west by Serang Lane, on the south by the premises No. 27, Serang's Lane, belorging to Motiur Rahoman Serang and others, and on the east partly by the premises No. 13, Doctor's Lane, belonging to Gobinda Chandra Daw, and partly by the premises No. 14, Doctor's Lane, belonging to Mcjibar Rahoman.

The abstract of title and conditions of sale may be seen at the office of Babu Benode Behary Banerjee, Attorney for the plaintiff, at No. 12-1, Old Post Office Street, Calcutta, on or before the sale and will be produced at the sale.

duced at the sale.

W. R. FINK, Registrar.

Benode Behary Banerjee, Attorney for the plaintiff. High Court, Original Side, Calcutta, dated the 2nd December 1910, (1366—1—1493)

ADVERTISEMENT OF SALE.

In the Second Court of the Munsif at Alipore, 24-Parganas.

EXECUTION CASE No. 1059 or 1910.

Kali Kamini Debi, decree holder, versus Nilmoni Rai Chowdhuri, minor, by S. M. Khantakali Debi, indument-debtor.

Chowdhuri, minor, by S. M. Mhantakali Debi, judgatent-debtor.

It is hereby notified that the undermentioned properties will be sold in the above-mentioned execution case on the 13th February 1911 at 12 o'clock noon for the realization of the decretal sum of hs 356-2-9:—
Sixteen gand as share in estate No. 1 of the 24-Parganas Collectorate, situated in villages Bishnupur, Narsyanpur and Nursikdar Chok with all the appurtenances of Thika and Brahmatra, the annual revenue payable to Government therefor being Rs. 96, including cesses, and the approximate value given being Rs. 150.

Haripada Mozumdas, Munsif.

Haripada Mozumdaz, Munsif.

Alipore, the 21st December 1910. (8-1)

In the Court of the Subordinate Judge of Rajshahi.

EXECUTION CASE No. 394 or 1910, O. C.

(SUIT No. 308 of 1907, MORTGAGE).

Raja Srinath Roy and others, decree-holders, versus Madan Gopal Chowdhuri and another, judgment-

NOTICE is hereby given that the following properties are going to be sold at public auction by the Nazir of the Eajshahi Judge's Court in the said Court at 12 noon on the 16th January 1911 A.D. The said properties will be knocked down to the highest bidder for the realisation of Rs. 1,54,857-10-3:—

Schedule of properties

1. An undivided 13 annas share of the entire revenue-paying estate known as mahal Kismat, pergana Delwarpur, situate in the district of Malda, police-station Kharba, sub-registry Chanchal and registration district Malda, and borne in No. 568 on the revenue rolls of the Malda Collectorate in the names of Madan Gopal Chowahuri and Ghaneswam Chowdhuri at an annual revenue of Rs. 3,404-2 (for the entire estate).

2. An undivided 13 annas and 2½ pies share out of the 15 annas saare of the revenue-paying estate known as

2. An undivided 13 annas and 23 pies share out of the 15 annas sasre of the revenue-paying estate known as mahal Taraf Nimgachi, situate in the district of Malda, police-station Englishbazar, pargana Bhatia Gopalpur. sub-registry Malda, which 15 annas share is borne in No. 118A on the revenue rolls of the Malda Collectorate in the names of Madan Gopal Chowdhuri and Ghaneswam Chowdhuri at an annual revenue of Rs 743-11 (for Madan Gopal Chowdhuri's share).

Madan Gopal Chowdhuri's share).

3. An undivided 13 annas share of the entire revenue-paying estate, known as mahal Taraf Jadunagar Bholahat, situate in the district of Malda, police-station Englishbazar, pargana Baatia Gopalpur, sub-registry Malda, and borne in No. 118 (B) on the revenue rolls of the Malda Collectorate, in the names of Madan Gopal Chowdhri and chaneswam Chowdhuri at an annual revenue of Rs. 863 (for the entire estate).

4. An undivided 9 gandas 3 karas share of the entire one anna share of the revenue-paying estate known as mahal Taraf Nimgachi, situate in the district of Malda, police-station Englishbazar, sub-registry Malda, pargana Bhotia Gopalpur, and borne in No. 118 (C) on the revenue rolls of the Malda Collectorate, in the names of Madan Gopal Chowdhuri and Ghaneswam Chowdhuri at an annual revenue of Rs. 49-11 (for the entire estate) and Rs. 40-5 (for Madan Gopal's share). Gopal's share).

SRISH CHANDRA MURBESI, Eub-Judge, Rojshabi.

Poalia, the 22nd December 1910.

ORIGINAL SUIT No. 2791 or 1910.

Notice under order 1, Rule 8, C. P. C. (Act V of 1908.)

In the Court of the Munsif, 2nd Court, Cuttack.

Bhikari Charan Das and others, versus Iswar Rautra and others.

THE aforesaid plaintiffs have instituted this suit for a declaration of their title to and confirmation of their possession as zamindars in respect of '706 (decimals) of Anabadi land covered by khasra Nos. 274 and \$75 belonging to khata No. 185 of the revision settlement in mauza Gopalpur, tauzi Nos. 1797 and 1812, pargana Matkatnagar, thana Salepur, district Cottack, and for a declaration that the dependants or the public (Sarvāsadharan) have no title to or possession in it. The suit is fixed for 12th January 1911 for settlement of issues.

ment of issues.

Take notice that anybody intending to be made a party to the said suit may apply to the said Court on or before that date.

UPENDRA CHANDRA MUKHERJEE,
Munsif, 2nd Court, Cut:ack.

Cuttack, the 22nd December 1910.

INSOLVENT NOTICES.

In the matter of GANESH DASS, KISSEN CHAND, GOLAR Roy and GUEDIAL, insolvents.

On the 20th day of July last it was ordered that Tuesday, the 17th day of January next, be appointed for the further hearing of this matter, and that appointed for the further nearing of this matter, and that unless cause be shewn to the contrary on that day the said insolvents Golab Roy and Gurdial be discharged personally as well as to their after-acquired property from all liabilities for debts, claims and demands of and against the said insolvents at the time of the filing of their schedule for relief.

Ghosh and Bose Atternary.

Ghosh and Bose, Attorneys.

In the matter of SURENDRA NATH DAS, an insolvent. On the 8th day of September last it was ordered that Tuesday, the 17th day of January next, be appointed for the further hearing of this matter, and that unless cause be shown to the contrary on that day the said insolvent be discharged personally as well as to his after-acquired property from all liabilities for debts, claims and demands of and against the said insolvent at the time of the filing of his petition for relief.

K. M. Rukshit, Attorney. (12—2)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 77 or 1910.

Krista Chandra Das, of Baghbazar, Jaliapara, thana Chitpur, disfriet 24-Pargonas, applicant, To (1) Sheikh Karim Buksh, of Chitpore, and (2) Bama Charan Mistri, of Shambazar, creditors.

ON the 14th day of November 1910 it was ordered that the matter of the petition of the applicant be heard on the 16th day of January 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge. Alipore, the 7th December 1910. (1339-1)-1492

In the Court of the Sub-Judge of Ranchi.

INSOLVENCY CASE No. 2 OF 1909. Sheikh Piroo Gowala, of Doranda, pargana Udaipur, applicant.

NOTICE is hereby given that the applicant above-named has been adjugged an insolvent on 7th May 1910.

SARAT CHANDRA PAL, Sub-Judge, Ranchi. Ranchi, the 31st May 1910.

(675 - 2 - 1485)

A MARBANDHU GUHA, B.L., intends to be enrolled as a Vakil of the High Court, Calcutta. (1386-4-1469)

BHUDHAR HALDER intends to be enrolled as Vakil of the High Court. (1392 - 4 -1472)

HEMENDRA KUMAR DAS intends to be enrolled as a Vakil of the High Court. (1393-4-1473)

MR. E. S. MINGAIL, B.L., intends to be enrolled as a Vakil, High Court. (1404 - 4 - 1480)

RADHAROMON MUKHERJEE, Pleader, Berhampore, intends to be enrolled as a Vakil, High Court. (1396 - 4 - 1476)

RAJESHWARI PRASAD, B.A., B.L., intends to be enrolled as a Vakil, High Court. (1397-4-1477)

ROMONI MOHAN BANERJEE, Pleader, Alipore-intends to be enrolled as a Vakil, High Court. (1395-4-1481)

UPENDRA KUMAR RAY, M.A. BL., intends to be enrolled as a Vakil of the High Court, Calcutta. (1384-4-1462)

WANTED a Record-keeper on a salary of Rs 100 per mensem. Candidates must possess thorough knowledge of English, Hindee and Persian. None but

record-keepers drawing less pay need apply.

2. The selected candidate will be required to join his appointment on the 6th March 1911.

3. Applications with copies of testimonials will be received by the undersigned up to 1st February 1911.

B. N. SINGH, for Collector of Monghyr. Monghyr Collectorate, the 24th December 1910.

Advertisement.

WANTED an experienced graduate, specially strong in Sanskrit, as a Second Teacher for the Boinchee B. L. Free Institution on Rs. 45 (forty-five) per measure. Apply sharp with testimonials to the Head Master.

Boinchee, the 2nd January 1911.

(3-3)

Wanted

Wanted

BY the District Board of Jessore a Supervisor on a salary of Rs. 100-5-120 with allowances on the scale allowed to Upper Subordinates in the Public Works Department a month on approved service. None need apply who is not qualified under the rules prescribed under Bengal Government Notification No. 1198T.—M., dated 18th June 1906 (page 277 of the Local Self-Government Act). A B.E. with experience in the Public Works Department or District Board work will have preference. Applications in the candidate's own handwriting with copies of testimouials and a statement of age will be received by the undersigned up to the 25th January 1911. The selected candidate will have to undergo a period of probation for not less than three months, and will have to join immediately on appointment.

Radhika Ch. Dutt, for Chairman, District Board, Jessore.

Jessore District Board's Office, the 23rd December (1406-4)

Treasure Trove.

Treasure Trove.

IT is hereby notified, under section 5 of the Indian Treasure Trove Act, VI of 1878, that the undermentioned treasure was found, on or about 7th May 1910, while excavating for fourflation in house-site belonging to Gunta Raghavalu in the village of Damegunta of Kovura talaq, Nellore district, 80 Arcot rupees of 1112 Hijri kept in a brass chembu or vessel.

2. All claimants to this treasure should appear in person or by an agent before the Collector of Nellore at his office at Nellore on 20th May 1911, so that their claims may be enquired into and disposed of according to law.

(ILLEGIBLE), for Collector.

Road Cess Notification.

DISTRICT HOOGHLY.

IT is hereby notified for general information that under section 46 of the Local Self-Government Act, III (B.C.) of 1885, the District Board of Hooghly, at their special meeting held on the 12th December 1910, have resolved to fix six pies in the rupee as the rate at which Road Co.s shall be levied in the Hooghly district during the year 1911-12 on the annual value of lands and on the net rrofits from mines, quarries, tramways, railways and other immovable properties as prescribed in the law.

(IRLEGIBLE), for Chairman, District Board.

Hooghly District Board's Office, Chinsurah, the 20th (10-1) December 1910.

Notice.

NOTICE is hereby given that the Toolin Bridge over the river Subarnarekha on the 36th mile. Ranchi-Purulia road, second section, will be closed for repairs on and from the 16th December 1910 until 31st December 1910.

All traffic will have to pass by a diversion road across the river.

the river.

H. WARDLE,

Executive Engineer, Chota Nagpur Division.

Ranchi, the 17th December 1910.

HOOGHLY-CHINSURAH WATEK-WORKS.

Contract No. 1.

THE Municipal Commissioners of Hooghly-Chinsurah invite tenders for the construction of the following works:

River intake jetty and suction pipes. Settling tanks. 3 Filtered beds. Clear water reservoir. Sand washing pit. Sand washing pit.

2 Elevated reservoirs.
Rising main.
Distribution pipes
Standposts, washouts, valves, etc., etc.

Drawings may be seen and copies of the specification, bills of quantities, etc., obtained at the office of the Sanitary Engineer, Bengal, 1 and 2, Old Court House Corner, Calcutta, or at the Municipal office, Hooghly-Chinsurah, on or after the 12th December 1910, on deposit of Rs. 50 in G. C Notes which will be refunded on receipt of a bond fide tender.

Tenders, which must be in the forms provided with the bills and schedules fully priced out, must be sent in in sealed covers addressed to the Chairman, Hooghly-Chinsurah Monicipality, and must be received before 4 P.M. on 3rd March 1911.

The Municipal Commissioners do not bind themselves to accept the lowest or any tenders.

Parties tendering must do so at their own cost.

BIPIN VIHARI MITRA, Chairman,

Hooghly-Chinsurah Municipality.

Dated the 3rd December 1910. (1318 - 10)

Destroyed.

THE Government Promissory Note No. 098282 of the 3½ per cent, loan of 1900-01 for Rs. 1,000 (one thousand) originally standing in the name of Prosad Dass Boral and Brothers and last endorsed to Kedar Nath Mullick, the proprietor, by whom it was never endorsed to any other person, having been destroyed, notice is hereby given that payment of the above Note and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned security.

Name of the advertiser—Kedar Nath Mullick.

Name of the advertiser—Kedar Nath Mullick. Residence—Das Para Lane, Chinsura. (1388—3—1474)

Currency Notes.

THE following Currency Notes of the Calcutta Circle are stated to have been destroyed, and payment of their value has been claimed by the person whose name is placed against the numbers. Any other person claiming a right to them is warned to communicate at once with the undersigned:—

Notes wholly destroyed.

Register No. No. of Notes. Value. Name of claiment. Rs. Xa 40855 W 167 of 1910-1911. 100 40856 100 George Drum-Xa 40861 mond, Julia Hotel, Saha-100 ranpur, 41781 100 48621 96

J. L. DEVINE,

Assistant Comptroller-General, In charge Paper Currency.

Paper Currency Department, the 16th December

Notice.

THE services of pensioned and discharged sepoys of the Native Army required for employment in civil capacities may be obtained on application to the—

(i) Recruiting staff Officer at the following stations:-

Peshwar (Samana vid Kohat from the 15th April to 15th October) for Pathans. Jhelum for Punjabi Mahomedans. Jullundar for Sikhs. Jullundar (Uharamsala from 15th April to 15th October) for Dogras. Agra for Rajputana and Central India Hindus and Mahomedans. Delhi for Jats and Hindustani Mahomedans. Lucknow for Hindustani Hindus. Poona for Mahrattas and Dekhani Mahomedans.

(ii) Pension Pay Master, Madras, for Madrasis.

All applications from employers should include the particulars shown below, and should be addressed to the officers referred to at the places abovementioned:—

(1) Name of person or firm offering employment.
(2) Nature of, and place at which, employment is

offered.

(3) Proposed pay and period of which employment

is offered.

(4) Whether railway fare to place of employment will be paid or not.

(5) Whether return railway fare will be paid in case of pensioner being discharged for no fault of his own, or after a definite period of service.
 (6) Class of men required, e.g., Sikh, Pathan,

Dogra, etc.

Bruce Institution.

ANNUAL ELECTION, 1911.

THE Governors of the Bruce Institution will proceed on Tuesday, the 31st January 1911, to the election of not less than 20 Eurasian girls on the Bruce Foundation, if so many are eligible. Candidates must not, on the day of the election, be under five or over ten years of age. Preference will be given to orphans and to destitute children.

Forms of application may be obtained from Mr. F.

Forms of application may be obtained from Mr. F. D'Silva, Assistant in charge, office of the Bruce Institution, room No. 29, top floor, Writers' Buildings, Calcutta; and applications on this form only must reach the Office of the Secretary not later than Thursday, the 19th January 1911. Thursday, the 19th January 1911.

G. W. KÜCHLER.

Honorary Secretary to the Governors.

Calcutta, the 13th December 1910.

(1355-5)

Notice to Creditors.

In the goods of Henry Robinson, deceased.

In the goods of Henry Robinson, deceased.

1 DURSUANT to sections 320 of Act X of 1865 and 42 of Act XXVIII of 1886, all persons having claims against the estate of the abovenamed deceased, who died on the 12th day of August 1910 at Whitby in England, and to whose estate Letters of Administration with copy of his Will and codicil annexed were, on the 1st day of December 1910, granted by the High Court of Judicature at Fort William in Bengal to James Douglas Marshall, are hereby required to send full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them to us, the undersigned, as Solicitors to the said James Douglas Marshall on or before the 19th day of January 1911, after which date no claims will be admitted and the assets of the estate will be distributed.

Dated this 19th day of December 1910.

STATE OF THE

SANDERSON & Co.,

Royal Insurance Buildings, Dalhousie Square, Calcutta, Solicitors to the said James Douglas Marshall. (1383 - 3 - 1468)

POST OFFICE.

DESPATCH OF SKA-BORNE MAILS.

Mais for	of closir	nd hour ng at the al Post
United Kingdom and other places in Burope, America, East, West and South Africa (Letters and packets).	Phursday	7-15 P.M.
nesday and for parce is 11 a.m. on Thursday. Australiasian Colonies Straits Settlements Straits Settlements Marritus, Reunion, Mayotte and Nossi Be	10th Jan. 6th ,, Saturday 8th Jan.	6-30 ** 8-30 ** 6-30 **

Unless a later day is notified in the korunos of the General Feet Office.

Presidency Postmaster.

Dated Colourta, the 2nd January 1911

NOTICE.

THE next annual stock-taking of the Indian Law Reports kept at the Bengal Secretariat Book Depôt will commence from the 1st April 1911. The public are hereby informed that all issues of the said Reports from the said Depôt to subscribers and officials will be suspended during that month.

F. G. WIGLEY,

Secretary to the Benyal Legislative Council and Asst. Secy. to the Govt. of Bengal, Legislative Dept.

LEGISLATIVE DEPT. BOOK DEPÔT BRANCH, The 7th December 1910.

[†] On other days correspondence for China, Japan and Australasia. Colonies is desputched to Timeorin, so that it may proceed by the first steamer from Colonico. C. H. STUART,

LAW THE INDIAN REPORTS

Published in FOUR SERIES, vis.

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respectively.

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eries.

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PARTS I. II and III of a Descriptive Catalogue of the Sanskrit Manuscripts in the Library of the Calcutta Sanskrit College, prepared by Pandit Hrishikese Sastri and Babu Siva Chandra Gui, M.A., B.L., of that College are offered to the public for sale. The Catalogue having to be completed in 23 parts, the price of each part is 12 annas a copy, exclusive of postage. Copies can be obtained from the Principal of the Sanskrit College, Calcutta.

SULPHATE OF QUININE AND

SULPHATE OF CINCHONIDINE

[Manufactured at the Bengal Government Cinchona Plantation.]

THESE articles are guaranteed to be free from wilful admixture with other Cinchona alkaloids. Quinine can be purchased by Government officers, District and Local Boards. It can also be purchased by Missionaries for bond fide public purposes. Otherwise it is not sold to private persons or firms. Cinchonidine is for sale to Government officers and to dealers. Both Quinine and Cinchonidine are for sale for cash only and may be obtained from the Superintendent, Royal Botanic Garden, Sibpur, near Calcutta.

The rates for both drugs from 1st April 1910 are as follows:—

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Report on the working of the-in Bengal for 1909-10. Foolscap, paper cover. Re. 1 4 (24a.)

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Gazetteers Bengal District -: Vol. XXI, Feudatory States of Orissa. Royal 8vo. Board, cloth. Rs. 7-12 (8a.)

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Cotton Spinning and We ving for June 1910.

2a. (1a.)

Sea-borne Trade and Navigation of British
India for July 1910. 8a. or 9d. (2a.)

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Rail and River in India in the quarter
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Trade and Navigation of British India,
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DEPARTMENT OF REVENUE AND AGRICULTURE

rma Padauk. Forest Pamphlet No. 14 (Petrocarpus Macrocarpus, Kurz) by R. S. Troup, F.C.H. Re. 1 or 1s. 6d. (2a.)

Classified List of Forest Officers of the Imperial and Provincial Services in the Bengal, Madras and Bombay Presidencies on 1st January 1910. Royal Svo. Board. Re. 1 or 1s 6d. (4a.)

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Classified List and Distribution Return of Fstablishment corrected up to 80th June 1910. Royal 8vo. Paper cover. Re. 1 or 1s. 6d.

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pers and Maps set for the Examination in subjects (d) to (j) for promotion held in India in October 1909 with remarks by the Examiners. Demy. Svo. Board. Re. 1 or 1s. 6d. (2s.) Papers

Report on the Examination in subjects (d) to (j) for promotion held in India in March 1910, with remarks by Examiner, 1910. Price Re. 1 or 1s. 6d. (2a.)

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RAILWAY BOARD.

Alphabetical List of Stations on Indian Railways (including Steamer and Out-Agency Stations worked in connection therewith) corrected up to the 31st December 1909. Foolscap. Paper cover. Re. 1 or 1s. 6d. (5a.)

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History of Services of Gazetted and other Officers serving under the Government of Bengal, corrected to 1st July 1909.
Part 1. Royal 8vo. Board. Rs. 2 or 3s. (8a.) Part II. Rs. 2 or 3s. (6c.) Complete Rs. 4 or 6s. (14s.)

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North-West Frontier Province District Gazetteers, Volume IIIB, Kohat District Statistical Table. 1904. Royal 8vo. Board Re. 1 or 1s. 4d. (3s.)

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Report of the Sanitary Commissioner of the North-West Frontier Province, 1909. Foolscap. Paper cover. 4a. 6p. (2a.)

Records of Fort St George — Diary and Consultation Book, Military Department, 1752. Foolscap. Board. Re. 1-2 or 1s. 9d. (3a.)

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Frontier Province for the year 1909-1910. Foolscap, Paper cover. As. 5 or 5d. (2a.)

List of new books for sale at Thomason College, Koorkee, which were not advertised before.

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Section IX—Railways, 5th Edition. Revised by F. G. Royal Dawson, 1908. Rs. 4-4.

Section V—Manual of Estimating, 7th Edition, 1908. (Reprint.) Rs. 3-12.

Thomason College Calendar for 1908. Rs. 5-2.

Examination question papers of the Thomason College Civil Engineer Class and Upper Subordinate Class Entrance Examination and the 4th grade P. W. Accounts Examination from 1905-1909 published by the Newal Kishore Press, Lucknow. Re. 1-4.

List of new books and periodicals for sale at the Library of the Asiatic Society of Bengul, 57, Park Street, Culcutta.

SOCIETY'S PUBLICATIONS,

Journal and Proceedings, Vol. 5. Nos. 2 to 11, at Rs. 2 each.

Memoirs, Vol. 2. No. 10, Cerrhipedes Opercules de l'Indian Museum de Calcutta. Par Mr. M. A. Gruval, at Rs. 2.

Ditto,

No. 11, Correlations of Areas of Matured Crops and the Rainfall. By Mr. S. M. Jacob, Le.s.,

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Rasarnavan, Fasc. 2. By Dr. P. C. Roy, at Re. 1-4.
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Muntakhab-al-Labab. Part 3. Fasc. 1. By Major T. W. Haig, I.A., at Re. 1.

List of publications issued by the Meteorological Department from 1st April to 30th September 1910.

Monthly Weather Review for December 1909 to June 1910. (Illustrated by 71 plates.) Quarte.

Memoirs of the Indian Meteorological Department, Vol. XXI. Part II. By Gilbert T. Walker, M.A., D.Sc., F.R.S. (Illustrated by 2 plates.) Quarto. Paper cover. Price Re. 1-8.
 Memoirs of the Indian Meteorological Department, Vol. XX, Part 8. By George C. Simpson, D.Sc. (Illustrated by 2 plates). Quarto. Paper cover. Price Rs. 3.
 Tables for the reduction of Meteorological Observations in India. Quarto. Cloth binding. Rs. 2.

List of new books published by the Geological Survey of India during the weeks ending 24th September, 8th October, 12th November and 19th November 1910.

Records of the Geological Survey of India, Volume XXXIX, 1910. By Sir Thomas H. Holland, K.C.I.E., D.Sc., F.R.S., and L. Leigh Fermor, D.Sc., A.R.S.M., F.G.S. (with Plates 1-8). Rs. 2.
Records of the Geological Survey of India, Volume XI., Part I. Director, Geological Survey of India. Re. 1.
Records of the Geological Survey of India, Volume XL, Part II. T. H. D. La Touche, Esq., B.A., F.G.S., Offg. Director, Geological Survey of India, Re. 1.
Records of the Geological Survey of India, Volume XL, Part III. Director, Geological Survey of India. Re. 1.
Memoirs of the Geological Survey of India, Palæontologia Indica. Series XV, Vol. IV. Fasc. 3. By Dr. Victor Uhlig. Rs. 8.

List of Publications issued by the Meteorological Department during the current quarter.

Monthly Weather Review for July 1910. Illustrated by 7 plates. Quarto. Paper cover. Price Re. 1.

Monthly Weather Review. August 1910. Illustrated by 7 plates. Quarto. Paper cover. Price Re. 1.

Annual Summary of the Monthly Weather Review, 1909. Illustrated by 6 plates. Quarto.

Paper cover. Rs. 3.

Monthly Weather Review, September 1910. Illustrated by 7 plates. Quarto. Paper cover. Price Re. 1.



The Calcutta Gazette.

WEDNESDAY, JANUARY 11, 1911.

PART II.

Adbertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this Part of the "Gazette" cannot be received after Noon on Monday.]

LAND SALE NOTICES.

Notification B.

NOTICE is hereby given, under sections 5 and 13, Act XI of 1859, that, unless the arrears mentioned below are paid on or before the next latest date of payment, viz., the 12th January 1911, the undermentioned estates or shares of estates in the district of Midnapore will be put up for sale at the office of the Collector of that district on the 16th January 1911 at 12 o'clock for the said arrears.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share, and that the other share or shares in the estate are excluded from the sale:—

Tausi No.	Name of mahal and pargana.	Sadar jams of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.	Nature and amount of demand for which to be sold,
1		3				7		9	10
941	Mahal Gumukpota, ph. Kasijora.	Re. A. F. 3,185 0 0 including police.	3	Residuary share excluding S. A. No. I, 8 annus share of the mahal will be sold. All other shares than that specified will be excluded from the sale.	Harendra Lai Ray Choudhuri,	Rs. A. P. 1,592 8 0 including police.	Be, A. P.	Rs. A. F. 238 15 9 revenue June and September 1919.	Rs. A. P. Revenue 338 15 #

Midnapore Collectorate, the 3rd December 1910.

MCDESWAR SINGH, for Collector.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situated in the Sadar subdivision in the district of Jessore, will be put up to sale at the Jessore Collecterate on the 1st February 1911, corresponding with 18th Magh 1817 B.S.

The purchaser will be subject to the following conditions of sale:—

1st.—The estates to be sold to the highest bidder above the upset price, which will be fixed by the Collector at the time of sale. The purchasers of these estates will be considered as the proprietors of the estates, and the entire proprietary right of Government in such estates will be transferred to him subject to the revenue fixed in

proprietary right of Government in such estates and to the rights conferred by the settlement proceedings and by perpetuity.

2nd.—The sale to be subject to the existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and the purchasers to be bound to respect the rights of the resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once, at the amount of purchase-money exceed Rs. 100, the one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or, if that day be a close holiday, then by the noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after the issue of advertisement, as in the case of the original sale.

List of petty Government Estates of Sadar subdivision in the district of Jessore to be sold on the 1st February 1911, corresponding with 18th Magh 1317 B.S.

Number on the district roll.	Name of estate and pargana.	Approximate area in acres.	Government revenue assessed.	REMARES.
3698 3919		Acres. 2.02 23	Rs. A. P. 3 2 3	Should be sold revenue free.
4290 4505	The state of the s	51.75	57 13 0 1 0 6	1100.

Jessore Collectorate, the 32nd December 1910.

SUSIL KUMAR GANGULY, for Collector.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situated in the Magura subdivision in the district of Jessore, will be put up to sale at the Magura Subdivisional Office on the 8th February 1911, corresponding with 25th Magh, 1317 B.S.

The purchasers will be subject to the following conditions of sale:—

Conditions of Sale.

an address, Ac., usbrodet for marchon as

Conditions of Sale.

1st.—The estates to be sold to the highest bidder above the upset price which will be fixed by the Collector at the time of sale. The purchasers of these estates will be considered as the proprietors of the estates, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.

2nd.—The sale to be subject to existing leases and the rights conferred by the mettlement proceedings and by the laws in force; and the purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, one-fourth of the amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by the noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after the issue of advertisement, as in the case of the original sale.

Number on the district roll.	Name of estate and pargana.	Approximate area in acres.	Government revenue * assessed.	RHMARKS.
4205 4619	Chandanprotap, pargana Mahamudshahy Amtail, pargana Mahamudshahy	38·28 21·73	Rs. A. 105 5 36 0	

Collector's Office, Jessore, the 22nd December 1910.

SUSIL KUMAR GANGULY, for Collector.

MILITARY ACCOUNTS DEPARTMENT.

Statement of Unclaimed Sums deposited with the Bengal Military Orphan Society in trust for Soldiers' Children, exclusive of those of minors who have not attained the age of 21.

Date of deposit.	Name and Rank of Father.	Corps.	Names of Children.	Amount
		of it couped you place	Tomorea Sections	Rs. A.
640 MY 134 FE	O. W. Printer of the second	All and that shield	Mar. 4.24	MANUAL NAME OF THE PARTY OF THE
Prior to 1842	Collins, —, Sergeant	S. Sat Land Market St. Dec.	Two children	157 14 111 9
,	Smith, Henry, Sergeant	******	Elizabeth	828 0
	Smith, D, Sergeant-Major		Margaret	78 6
SECTION SELECTION	Story,, Sergeant	The second secon	Thomas	117 5
Service and the	MacConnell, Sergeant		John	77 15 138 10
	Ratherford, Sergeant Hewetson, William, Gunner		Margaret	138 10 47 5
	Taylor, John, Private		John	214 11
	Conroy, Peter, Corporal	The second of the second of	Thomas	274 14
	McCullum,, Conductor		John	354 6 1
	Gordon, James	59th Foot	James	589 2
	Casey, Jeremiah	87th Foot	Daniel	109 12 62 12
92	Corbolly, Thomas, Private Cassidy, —, Corporal		John	61 3
**	Hyde Henry, Conductor	Name of the last o	Thomas	187 1 1
g (* 93	Hedgkinson, E., Troop Ser- geant-Major,	11th Dragoons	William	64 8
	Anderson, William, Corporal	H. C. 1st En. Regt	Mary Anne Margaret	124 11
	White, W., Private	3rd Buffs	George and Mary	43 13
	Minogue, T., Private	3rd Buffs	Thomas	23 11
	Tailor John, Bombardier	The state of the s	Elizabeth	43 0
Molecule The	Neal, James, Private	59th Foot	James	43 0
200	Sherrock, J., Corporal	******	Joseph	160 0
**	Moore, Bombardier	1.00	Dorothy	5 9
	Lawson, Henry, Laboratory Sergeant.	No are of the professional and the second	A STATE OF THE PARTY OF THE PAR	11 8
**	Creighton, James, Corporal	13th L. Infy	Mary Ann	18 12
	McCoy, —, Sub-Conductor Long, R., Sergeant	Allahabad Magazine	John and George Ann and Robert D	958 3 137 3
Maria Maria	All and the second of the second of the second	Establishment.		
"	Beker, H., Gunner	4th Co., 3rd Bn. Arty 1st Co., 3rd Bn. Arty	James	32 1
"	Hills, —, Gunner Burns, James, Gunner	Autillann	Hannah	30 1 10 5
	McKenney, R, Bombardier	1st Co., 4th Bn. Arty	Ann Eliza	134 6
,, ,,	Smith, J., Gupner	1st Co., 2nd Bn. Arty	Margaret	6 6
	Byrne, F., Hospital Sergeant	2nd Bn. Arty.	Charles	123 13
"	Flynn, J., Gunner	3rd Troop, 1st Bde., H. Arty.	Manager of the Control of the Contro	6 1
	Fagan, J., Gunner	1st Co., 3rd Bn. Arty.	Mary and James	11 12
	Johnson, C., Gunner Twoomey, M., Gunner	1st Co., 5th Bn. Arty 4th Co., 3rd Bn. Arty	William Michael, William and	$\begin{array}{ccc} 3 & 0 \\ 21 & 2 \end{array}$
0.0	STATE OF THE STATE OF THE STATE OF	41 G 6 1 D	Margaret.	Sept 2 sales and
	Ahern, William, Gunner	4th Co., 2nd Bn. Arty	John	65 11
	McCormick, J., Gunner	4th Co., 2nd Bn. Arty 2nd Co., 3rd. Bn. Arty	Bernard Thomas and James	116 10
,	Bryan, D., Sergeant	- Arty	Montimon	189 3
"	Reid,, Sergeant	Sappers and Miners	Eleanor and Eunice	68 6
, ,	South,, Sergeant		Elizabeth Martha	310 0
,,	Cunningham, Mathew, Private	44th Foot	Michael	37 14
,,	Blyth, John, Conductor	Charles Carrier 21 - 12 - 12	Children (names not	12 12
	Smith, T., Sergeant		recorded). Esther and Amelia	99 15
649	Pierce, QrMr. Sergeant	20th N. I	Thomas	23 15 711 15
	Driver, J., Sergeant-Major	AND THE RESERVE	Robert Charles and	141 7
	Davis D. Farrian Sangant	4th Troop, 1st Bde., H.	John.	28 15
	Contr. John Bombondian	Arty. 3rd Co., 4th Bn. Arty.		
"		San Frank's Indian Strain	1842).	8) 17
ne 29, 1853	(Not recorded)	**************************************	Bryon, Margaret, and William.	53 8
,, 29, 1849	(Not recorded)	40 T 0 3 D T 4	Daly Robert	23 9
ar. 24, 1843	Nowlon, L., Farrier-Sergeant	4th Troop, 2nd B. H. A.	Ellen	112 9
ol. 8, 1843	Farrel, James, Gunner Roach, Edward, Private	2nd Co., 5th Bn. Arty. 1st En. Lt. Infy	Charlotte David and Austel	7 13
gr. 9, 1843	Sheehan, B., Gunner	3rd Co., 3rd Bn. Arty	John and Patrick	2 1
ne 21, 1844	Evans, George, Sergeant	1st Co., 2nd Bn. Arty	Mary Ann and Cathe-	19 14
pt. 19, 1844	Andrews,, Private	44th Foot	George	200 0
pt. 19, 1844 et. 30, 1887	Ward, J., Gunner	O. Batty., 3rd Bde., R.A.	Julia	277 11 1
ec. 31, 1887	Bunn, T, Gunner	G. Batty., B. Bde., R. H.	(William Thomas)	63 9
		A. TEARLING S	¿ James John	63 9

111111111111111111111111111111111111111	ate of	Name and Rank of Father.	Corps.	Names of Children.	Amount.
		ment of the second			Rs. A. P.
			a I D I Tana Post	A., L., A. and J. T	27 3 2
ar.	29, 1888	Oxford, W., Private	2nd Royal Lanc. Regt	John Thomas	28 12 0
	16, 1844	Gale - Private	10th Foot	CONTROL SERVICE AND ADMINISTRATION OF THE PROPERTY OF THE PROP	130 0 0
7,6269/10	20, 1844	Sullivan, John, Bombardier	1st Co., 2nd Bn. Arty	John	156 12 5
n.	6, 145	Monaghan, Michael, Sergeant	1st Co., 2nd Bn. Arty	James	31 14 1
31.	15 1845	Godfrey, -, Sergeant-Major		Harriett M. and James	THE RESERVE OF SHEET PROPERTY.
"		Fry,, Bugle-Major	6th Bn. of Arty	James	COLUMN TO SERVICE AND ADDRESS OF THE PARTY O
ab.	3, 1842	Wilson		Sophia, Thomas and Eliz- abeth.	204 7 8
	1842	McCarthy, QrMr. Sergeant		John	61 2 3
55		Hannoo, J., Drummer	68th Regt., N. Infy	Mary	28 8 3
77	14, 1845	Hay, A., Sergeant-Major		Thomas	101 5
ily	7, 1845	Meaney, John, Sergeant-Major	2nd Bde., H. Arty	Henry and James	292 15 8
	9, 1845	Murphy, Thomas, Bombardier	2nd Troop, 3rd Bde, H.	Ellen	77 4 1
,,	9, 1845	Fate, William, Staff Sergeant	4th Co., 15th Bn. of Arty. 3rd Co., 5th Bn. of Arty.	Catherine Ann Owen	167 15 6 7 1 7
	9, 1845			T. D. D. W. J. O. C. T.	120 13 0
pt.	1, 1845	Ryan, Sergeant		Linear	152 0 9
ug.	8, 1846	McEnerney, Thomas, Sub- Conductor.			
		Glasscan, John, Corporal	*****	Ellen Sarah	66 10 3
		Ridley, Henry, Gunner		Henry	34 9 3
ct.	16, 1846	Lewis, Thomas, Gunner	Arty	Thomas	20 5 5
	6, 1847	Dobbins, Francis, Gunner	"	Martha	83 3 6
ly	19, 1847	Lunn, Adam, Farrier	and the second	Adam T. and John	79 14 (
,,	19, 1847	Clarke, William, Bombardier	1st Troop, 3rd Bde., H. Arty.	Not recorded	104 10
	19, 1847	Prince, W., Sergeant	1st Troop, 1st Bde., H. Arty.	Ditto	125 15 10
	11, 1848	Byrnes, —, Corporal	# netly	Maria C. William and William	59 0 0 148 3 6
ily	6, 1848	Braithwaite, W., Staff Ser-	Simmon Dr.	H. Johannah, Frederick and	99 6
ct.	16, 1848	Butcher, H., Sergeant-Major	Sirmoor Bn	David Edwin.	
8.7	9, 1849	Sheehan, D., Private	2nd En. Regt	James	36 5 6
me	2, 1849	Moore, Benjamin, Private	1st En. B. F	Sarah C	9 8
**	2, 1849	Crowley, Charles, Private	1st En. B. F.	John	7 6
ct.	12, 1849	Deare, W., Conductor	******	Emeline	60 0 (
ov.	21, 1849	Moget,, Sergeant-Major		George	69 14 4
eb.	18, 1850	Boote, Daniel, Gunner	1st Co., 4th Bn. of Arty.	James and another	26 3 1
	29, 1850	Unisck, Patrick, Sergeant	1st Co., 3rd Bn. of Arty.	John and another	29 15 (
ug.	19, 1850	Sheehan, P., Gunner	Arty	Patrick	23 5 6
ct.	29, 1850	Lees, James, Corporal	2nd En. Regt	Plycobath	25 14
ov.	4, 1852	II Jaim Dannan	2nd Co., 5th Bn. of Arty.	William	9 11 1
ab.	1, 1853			Jane and Buidget	86 5 1
	21, 1853	Edwards, Michael, Sergeant	2nd Co, 5th Bn of Arty.		Control of the second of the s
pl.	The second second	Staples, Edward, Sergeant	Sappers and Miners	7.1	IN THE STATE OF THE PARTY OF TH
pt.	13, 1853	Brown, Michael, Sergeant	Arracan Bn.	John	49 10
in.	24, 1854 18, 1855	Galway, Robert, Bombardier Munrowd, George, Sub-Con-	1st Co., 3rd Bn. of Arty. Ordnance Dept	William	206 1 61 10
ent	24, 1855	ductor.	The state of the best of the	Many Hamiet	
	15, 1857	70 1 17 7 1 17 7	Calontta Town Guard	Mary Harriet	283 1 1
	4, 1860	Mr. Donnel Take Drivete	O7th Foot	William Edward	209 14
	1862	Keddie, J., Private	97th Foot	Charles	25 15
	22, 1863	Lawton, William, Color-Sergeant.	2nd En. B. F 24th Foot	Jane and James William and Joseph	86 .0 152 14
an.	25, 1864	Jones, John, Gunner		Henrietta Dalzell	39 5 1
	10, 1864 19, 1864	Anderson, William, Gunner	Royal Arty.	Duncan	35 4 1
uly	18, 1865	Rowland, J., Private	2nd Dragoon Guards		8 0
une	25, 1866	Mead, William, Bombardier	4.25th Powel Auto	Ann.	DECLE STATE
et.	9, 1871	York, R., Sergeant	4-25th Royal Arty		4 0
	8, 1884	Clauden Desial Color			21 1
. aj	0, 1004	Claydon, Daniel, Color-Ser-	2nd Lanc. Fus		60 0
al-	g 100h	geant.	The same of the sa	THE STATE OF THE S	
	6, 1887	The last transfer of the second at the second	(2nd Bn., The Queen's	13	PS STORY
	2, 1888	Simmons, J., Lance-Corporal	Royal Wast C.	1172 0	
	and	Commons, 64, Dance-Corporar		John Thomas	176 15
	7, 1888	A CONTRACTOR OF THE PARTY OF TH	(Regt.		E CONTRACTOR
pl.	11, 1889	Hyland, M., Drummer	2nd Bn., The Queen's Royal West Surrey	Patrick, Emily, Matilda,	558 9
			Regt.		V CONTRACTOR OF THE PARTY OF TH
ug.	31, 1889	Neil, Thomas, Color-Sergeant	2nd West York Regt	Alfred Mills	SEV. Manual Company
300			Total Regi		399 3
	26, 1889		2ud West York Regt	Joseph Thomas.	24/21/22/2019
OV.			TOTAL TOTAL TOTAL TOTAL	George F. Ernest	119 19
OV.	5, 1890	Londer, R. H., Sergt		Robert Henry	113 13

Application for payment of the deposits should be made to the Controller of Military Accounts, Eastern Circle,

W. DONNAN, MAJOR,

Deputy Controller, 8th (Lucknow) Division, and ex-officio Secretary, Military Orphan Schools.

OFFICE OF THE DEPUTY CONTROLLER OF MILITARY ACCOUNTS, 8TH (LUCKNOW) DIVISION.

Lucknow, the 22nd December 1910.

STATEMENT OF GOVERNMENT PROMISSORY NOTES ENFACED FOR PAYMENT OF INTEREST IN LONDON

Under deduction of amount retransferred to India, and outstanding in the books of the Bank of Bengal on the 31st December 1910.

				34 PRE CRST. LOANS-	r. Loans	•	70			4 PER	4 PER CRAT, LOANS-	438-			44 PB	44 PER OBST. LOANS-	-9.67	
PARTICULARS.	8 per cent. of 1896.97.	Ot 1849-45.	1864-58,	1866.	1879.	Of 1900-01.	Total.	Of Of Of Of 1886-86.		1848-48, 188	Of Tra	Transfer e of 1865.	Reduced 4 per eent. To loan of 1879.	Total.	Or 1876.	Transfer loan of 1878, 44 per cent. portion.	Total.	GRAND TOTAL.
Balance of 15th December 1910	43,57,900	1,89,87,100	8,84,99,900	1,99,04,000	99,27,300	87,10,600	18,38,78,900	6,933	2,000	1	999	38,800	2,500	58,738	1	89,500	29,500	18,78,20,033
Amount of trans.	• 1	-1	1	1	1	1	1	1	1	=1	1	1	. 1	1	1	1	i	.4
n un		ı	1	1	ı	4,300	4,800	1.	1	1		7		1	Ţ	1		4,300
November 1903. Amount enfaced at Madras up to 25th November 1910.	*1	1	1	1	1	1	. 1	-1	1	1	1	1	L	1	1	1	1	į.
Amount enfaced at Bombay up to 23rd December 1910.		1	2,500	20	1		2,500	1	1.	1	1	-	1	1	1	1	ļ.	2,500
Amount enfaced at Cal- cutta between 16th and 31st December 1910.	-	1	ĺ	1,000	1	1	1,000	1	i,	1	1	1	T		1	1	1	1,000
	48,57,900	1,29,87,160	8,85,02,400	1,98,05,000	99,27,300	27,14,900	13,83,86,700	6,988	6,000	1	200	38,800	2,500	58,788	1	29,500	29,500	18,78,27,859
Amount written off in the London Registers.	2,000	26,500	3,07,500	2,000	8,800	22,400	3,64,500,	1	11	1	T _{au}	1	L	annua (4	1.	1	3,67,500
Balanoe on 31st December 1910	45,62,930	1,29,10,300	8, 51, 94, 900	1,93,03,000	99,31,500	26,92,500	13,30,22,200	886'9	000'9	11	200	38,800	2,500	58,738	1	29,500	29,500	13,74,58,333
			Noza From		The state of the s	te Sist October 1916 to 18th November to 20th it to 18th December to 31st to 31st	1867 to 31st October 1910—Bufaced from India, 1910 to 13th November		12,127 lakhs 2 lakhs 1 lakh 10 lakhs		retransferred	B : 1 : 1	London	London, 12,095 lakbs. 8 8 1 lakh 4 lakhs.	laths.			NAME OF THE PARTY

Superintendent. E. BARNARD,

Secretary and Treasurer. L. G. DUNBAR,

PUBLIC DEBT OFFICE, BANK OF BENGAL, Cakeutta, the 3rd January 1911.

12,140 lakhs 12,116 s., 15,116 s., 15,16 s., 15,

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL

for the week ending 30th December 1920.

101 1110 11111	사람들 발생하면 대표적으로 함께 환경 (1912년 120년 120년) 전 전 120년 120년 120년 120년 120년 120년 120년 120년
LIABILITIES. Rs. A. P. Capital paid up 2,00,00,000 0 0 0 0 0 0 0 0 0 0 0 0 0 0	ASSETS, Government Securities 2,83,03,410 0 0 Other authorized Investments 85,54,738 0 0
Public Deposits at Bead Office Rs. 84,87,071 5 6 1,76,29,221 11 5 Ditto ditto at Branches 91,42,150 5 11 Other Deposits at Head Office and Branches 15,81,89,550 7 2 Other Deposits at Head Office and Branches 5,11,409 9 7	Securities
Bank Post Bills, &c	Bullion
	Cash & Currency Notes at Head Office* Rs. 1,80,35,798 3 11 Cash & Currencey Notes at Branches† ,, 3,32,02,828 0 9 5,12,38,626 4 8
Rupees 21,63,85,671 5 9	Rupcea 21,63,86,671 5 9
• Includes Sovs. & ½ Sovs † Do. do.	s., value Rs. 1,92,195 0 0 0 do. ,, 2,57,460 0 0 4,49,655 0 0

BANK OF BENGAL, Calcutta, the 5th January 1911.

Rate for Demand Loans, 7 per cent. Percentage, 28.61.
D. S. McClure, Offg. Chief Accountant. By order of the Directors, L. G. DUNBAR, Secretary and Treasurer, (21-1)

[Notice under rule 8 (1) of Act V of 1908.]

In the Court of the 2nd Munsif, Cuttack. TIPLE SUIT No. 2269 or 1910.

Shyamsunder Basu, of Batimira, Shahabad, plaintiff, versus (1) Iswar Swei, (2) Chaitan Swai, (3) Sama Molik, (4) Domai Molik, (5) Sarani Voi, (6) Nanda Voi, (7) Bancha Voi, all of Alando, pargana Hariharpur, defendants.

NOTICE is hereby given that the aforesaid plaintiff has brought this suit against the defendants as representatives of the inhabitants of the village Alando for the declaration of his title and for the declaration. representatives of the inhabitants of the village Alando for the declaration of his title and for confirmation of his possession to the Anabadi land, measuring 2·134 acres, covered by khasra No. 1451 under schedule No. 332, situate in manza Alando, bearing tanzi No. 4454 in pargana Hariharpur within the jurisdiction of police-station and sub-registry of Jagatsingpur, in the district of Cuttack. That the suit has been fixed for the settlement of issues on 18th January 1911.

If any one wishes to prefer any objection against the plaintiff's claim in the case he may apply to be made a defendant and file his objection, if any, before the Court on or before that date, otherwise issues will be settled or the case will be disposed of in his absence on the aforesaid date.

the aforesaid date.

UPENDRA CHANDRA MUKHERJI, Munsif. Cuttack, the 7th January 1911.

In the 2nd Court of the Subordinate Judge, 24-Parganas.

IN EXECUTION CASE No. 101 or 1910.

Lalit Mohon Roy Singha, decree-holder, versus Ganga-moni Ghose Choudhurani and others, judgment-

THE following property of the judgment-debtors will be sold at public auction by the Nazir, Judge's Court, 24-Parganas, in his sale-room on the 13th January 1911 for the realization of Rs. 2,804-8-9.

The four annas malikani share of the tauzi No. 2168 in the Collectorate of 24-Parganas, pargana Ukhara, taraf Putia, mauzas Putia, Bhatshala, Gilapole, Kachpole, in the thana and sub-registry of Habra and mauza Zikiria in the sub-registry of Chackdaha, thana Haringhatia, district Nadia, in all five mauzas. The annual revenue for the whole is Rs. 1,275-12-4 payable to the Collectorate of 24-Parganas.

Durgadas Bosu, Subordinate Judge, 2nd Court, 24-Pargadas. Alipur, the 4th January 1911. (26-1)

INSOLVENT NOTICES.

In the matter of GANESH DASS, KISSEN CHAND, GOLAB Roy and GURDIAL, insolvents.

ON the 20th day of July last it was ordered that Tuesday, the 17th day of January next, be appointed for the further hearing of this matter, and that unless cause be shewn to the contrary on that day the said insolvents Golab Roy and Gurdial be discharged personally as well as to their after-acquired property from all liabilities for debts, claims and demands of and against the said insolvents at the time of the filing of their schedule for relief. their schedule for relief.

Ghosh and Bose, Attorneys.

(11-2)

In the matter of SURENDRA NATH DAS, an insolvent.

On the 8th day of September last it was ordered that Tuesday, the 17th day of January next, be appointed for the further hearing of this matter, and that unless cause be shown to the contrary on that day the said insolvent be discharged personally as well as to his after-acquired property from all liabilities for debts, claims and demands of and against the said insolvent at the time of the filing of his petition for relief.

K. M. Rukshit, Attorney.

(12-2)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

SUMMARY CASE No. 91 or 1910.

Re Anthony Patrick Elloy and Josephine Mary Elloy, ex-parts the delitors.

NOTICE is hereby given that the abovenamed debtors having applied for their discharge, the Court has fixed the 7th day of February 1911 at 11 o'clock in the forencen at the Court House for hearing the application.

Dated the 3rd day of January 1911.

C. E. GREY, Official Assignee of Calcutta. (18-1) In the High Court of Judicature at Fort William in Bengal, in Insolvency.

SUMMARY CASE No 120 or 1910.

Re W. A. B. Gomes ex-parte the Debtor.

NOTICE is hereby given that the abovenamed debtor having applied for his discharge, the Court has fixed the 7th day of February 1911 at 11 o'clock in the forenoon at the Court House for hearing the application.

Dated the 3rd day of January 1911.

C. E GREY. Official Assignee of Calcutta

NOTICE.

No. 183 of 1910.

Re Norman Joseph Gonsalves of No. 12, Prinsep's Street, in the town of Calcutta, lately residing at No. 5, Khetter Mohun Dass' Lane in Calcutta aforesaid, and serving as an assistant in the office of the Survey of India Department, Photo. and Litho. Office.

On the 7th day of December 1910, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Norm—All debts due to the estate should be paid to me.

NOTE .- All debts due to the estate should be paid to me,

Dated this 4th day of January 1911.

C. E. GREY, Official Assignee of Calcutta.

NOTICE.

No. 186 of 1910.

Re Toolaram and Meghraj, lately residing and carrying on business as dealers in piece-goods and stationery at Dinajpur, under the name and style of Toolaram Meghraj and now residing at No. 14, Cross Street in the town of Calcutta.

On the 20th day of December 1910, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Note—All debts due to the estate should be paid to me.

NOTE. -All debts due to the estate should be paid to me.

Dated this 4th day of January 1911.

C. E. GREY, Official Assignee of Calcutta. (18-1)

NOTICE.

No. 187 of 1910.

Re. Ferdinand Schipper, a foreman sailmaker in the British India Steam Navigation Company's docks at Sulkes, Howrah, and residing at No. 13, Meredith's Lane, in the town of Calcutta.

On the 20th day of December 1910, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE .- All debts due to the estate should be paid to me.

Dated this 4th day of January 1911.

C. E GREY, Official Assignee of Calcutta. (19-1)

NOTICE.

No. 188 of 1910.

Re Roshan Lal and Ram Sing, residing at No. 3, Babu Lai's Lane in the town of Calcutta, carrying on business in copartnership in woolen cloths and umbrellas and other cloth at No. 154, Harrison Road in Calcutta aforesaid, under the name and style of Roshan Lal

Ram Sing.

On the 20th day of December 1910, an order was made by the High Court of Judicature at Fort William in rengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent,

NOTE .- All debts due to the estate should be paid to me.

Dated this 4th day of January 1911.

C. E. Grey,

Official Assignee of Calcutta. (20-1)

In the Court of the District Judge of Patna at Bankipore.

PRESENT :

C. P. Beachcroft, Esq., 1.c.s, District Judge.

INSOLVENCY CASE No. 6 of 1910.

Chhedi Saw, petitioner, versus Kashi Lal and others, opposite party.

NOTICE

IS hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to all concerned that the insolvency petition of Chhedi Saw, son of Mungur Sahu, deceased resident of Khusropur Nawada, in the subdivision Barh, district Patna, has been admitted by his Court, and that the 14th January 1911 is fixed for hearing thereof.

C. P. BEACHCROFT, District Judge.

Bankipore, the 6th January 1911. (40-1-11)

In the Court of the District Judge of Bhagalpur.

NOTICE

IS hereby given, under clause 2 of section 12 of the Provincial Insolvency Act, III of 1307, to his creditors that the insolvency petition of Syed Khelafat Hossain, of Urain, pargana and thana Surjgarba, district Mopphyr, has been admitted by this Court as No. 6 of 1910, and that the 17th January 1911 has been fixed for the heaving thereof the hearing thereof.

J. C. TWIDELL, District Judge.

Bhagalpur Judge's Office, the 23rd December 1910.

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act. III of 1907, to his creditors, that the insolvency petition of Ganesh Chandra Ghosh, son of Ramsaday Ghosh, of Kulteghari, thana Haripal, district Hooghly, has been admitted by this Court as No. 81 of 1910, and that the 20th January 1911 has been fixed for the hearing thereof.

W. N. DELEVINGNE, District Judge. Chinsura, the 7th January 1911.

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 61 of 1910.

NOTICE is hereby given that Erum Bukhsh Midday of Sankrail, than a Domjar, district Hooghly, was, on the 17th December 1910, adjudged an insolvent, and the Nazir of this Court has been appointed receiver. The 30th January 1911 has been fixed for framing a schedule of debts and creditors, when persons having claims against him, are to prove them in this Court.

W. N. DELEVINGNE, District Judge.

Chinsura, the 4th January 1911. (16-1-3)

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 58 of 1910.

NOTICE is hereby given that Nogendranath De, of Ramkrishnapur, in Howrab, was, on the 17th December 1910, adjudged an insolvent. The 28th January 1911 has been fixed for framing a schedule of debts and creditors. C their claims on that day. Claimants are directed to prove

W. N. DELEVINGNE, District Judge, Chinsura, the 6th January 1911. (37-1-10) NOTICE TO CREDITORS OF THE DATE OF HEARING OF AN INSOLVENCY FETITION.

[Section 12 of the Provincial Insolvency Act III of 1907.]

DISTRICT MIDNAPORE.

In the Court of the District Judge of Midnapore.

INSOLVENCY PETITION No. 15 or 1910.

WHEREAS Gopal Chandra Paramaniek of Gowra, pargana Chetua, has applied to this Court, by a petition, dated 30th November of 1910, to be declared an insolvent under the Provincial Insolvency Act, II of 1907, and the following names appear in the list of creditors filed by the aforesaid debtor, this is to give notice that the Court has fixed the 30th day of January 1911 for the hearing of the aforesaid petition and the examination of the debtor. If anyone desire to be represented in the matter, should attend in person or by duly instructed pleader. The particulars of the debt alleged in the petition to be due are as follows:—

THE RESIDENCE OF THE PARTY OF T		Rs.
Gopal Mondal		188
Chota Gopal Mondal	***	23
Iswar Chandra Chakrabarti	***	84
Nanda Gopal Mondal	***	50

J. Cornes, District Judge, Midnapore. (35-1-12)Midnapore, the 7th January 1911.

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 94 of 1910.

Sheikh Badlu, of 57-11, Maniktala Main Road, district 24-Parganas, applicant.

To (1) Munshi Akbaruddin, (2) Munshi Abdur Rahim (3) Sakchari Bibi, (4) Akbar Rahaman Khan, (5) Khodabux Sardar, all of Calcutta, creditors.

ON the 12th day of December 1910, it was ordered that the matter of the petition of the applicant be heard on the 16th day of January 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSOF, District Judge.

Alipore, the 23rd December 1910. (6-1-6)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 81 of 1910.

Upendra Nath Komor, of Chitpur, district 24-Parganas,

To (1) B. C. Basu, (3) Macleod & Co., (6) Aushu Prokash Ghosh, all of Calcutta, (2) Ramdas Mullik, (4) Troylukha Nath Ghosh, (5) Uma Kanta Chakladar, (7) Kajuni Kanta Ghosh, (8) Hari Nandan Kahar, (9) Lakshmi Narain Kundoo, all of district 24-Pargation (10) Richaupada Ranasii (11) Reisendas Nath nas. (10) Bishnupada Banerji, (11) Rajendra Nath Banerjee, (12) Ramdoyal Banerji, (13) Sarat Chandra Bhattacharji, (14) Sital Chandra Ghosh, (15) Nafar Chandra Pal, all of district Hooghly, creditors.

ON the 12th day of December 1910, it was ordered that the matter of the petition of the applicant be heard on the 16th day of January 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge.

Alipore, the 23rd December 1910.

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of

DISTRICT 24-PARGANAS.

In the Court of the District Judge, Alipore

INSOLVENCY PETITION No. 23 OF 1910.

In the matter of Hari Charan Biswas, son of late Mathura Nath Biswas, of Bhawanipore, Chaulpati, thana Bhawanipore, applicant.

PURSUANT to a petition dated the 17th March 1910-and on reading the said application and hearing the above applicant on the 29th June 1910, it was ordered that the debtor be and the said debtor is hereby adjudged insolvent.

The 6th February 1911 is fixed for creditors to prove

their debts.

Dated this 7th day of January 1911.

T. W. RICHARDSON, District Judge, 24-Parganas.
(919-1-2)

A MARBANDHU GUHA, B.L., intends to be enrolled as a Vakil of the High Court, Calcutta.
(1386-4-1469)

BHUDHAR HALDER intends to be enrolled as a Vakil of the High Court. (1392-4-1472)

HEMENDRA KUMAR DAS intends to be enrolled as a Vakil of the High Court. (1393-4-1473)

MR. E. S. MINGAIL, B.L., intends to be enrolled as a Vakil, High Court. (1404-4-1480)

RADHAROMON MUKHERJEE, Pleader, Berhampore, intends to be enrolled as a Vakil, High Court. (1396-4-1476)

RAJESHWARI PRASAD, B.A., B.L., intends to be enrolled as a Vakil, High Court. (1397-4-1477)

ROMONI MOHAN BANERJEE, Pleader, Alipore, intends to be enrolled as a Vakil, High Court.
(1395-4-1481)

UPENDRA KUMAR RAY, M.A., B.L., intends to be enrolled as an Vakil of the High Court, Calcutta.
(1384—4—1462)

Wanted

TWO Clerks on Rs. 45 and Rs. 30 per month and one Muharrir on Rs. 30 per month. Men experienced in Land Acquisition work and in maintaining and carrying on correspondence need only apply. Appli-cations with copies of testimonials will be received up to the 21st Instant to the 21st Instant.

MATI LAL ROY, Special Land Acquisition Deputy Collector.

B. A. K. Ry., Azimganj, the 5th January 1911.

Advertisement.

WANTED an experienced graduate, specially strong in Sanskrit, as a Second Teacher for the Boinchee B. L. Free Institution on Rs. 45 (forty-five) per mensem. Apply sharp with testimonials to the Head

Boinchee, the 2nd January 1911.

Wanted

BY the District Board of Jessore a Supervisor on a salary of Rs. 100-5-120 with allowances on the scale allowed to Upper Subordinates in the Public Works Department a month on approved service. None need apply who is not qualified under the rules prescribed under Bengal Government Notification No. 1198T.—M., dated 18th June 1906 (page 277 of the Local Self-Government Act). A B.E. with experience in the Public Works Department or District Board work will have preference. Applications in the candidate's own handwriting with copies of testimonials and a statement cf age will be received by the undersigned up to the 25th January 1911. The selected candidate will have to undergo a period of probation for not less than three months, and will have to join immediately on appointment.

RADHIKA CH. DUTT, for Chairman, District Board, Jessore.

Jessore District Board's Office, the 23rd December (1406-4)

Wanted

BY the District Board of Nadia for the Matiari Model School the following teachers:—
(1) Head Pandit on Rs (25) twenty-five a month.
None but final students of a 1st grade Normal School

need apply.

(2) English teacher on Rs. (20) twenty a month.

None but F.A. certificate-holders need apply.

Applications with testimonial will be received by the undersigned up to 22nd January 1911.

Received Ray.

BISWAMBHAR RAY,

Vice-Chairman, District Board, Nadia. Krishnagar, the 3rd January 1911. (15-1)

Sale of Jungles.

WANTED purchasers of salt trees 1 to 4 feet in girth from four different jungles of this estate. The sales will be held by the undersigned, subject to Collector's approval, in the Sadar Cutchery at Kultikri at 10 a.m. of the 18th January 1911, and will be sold to the highest bidders. The jungles are from 12 to 16 miles distant from the Contai Road station of the Bengal-Nagpur Railway, Madras line, and from 16 to 20 miles from Khargpur. For ther particulars apply to the Manager.

RAJ KRISHNA MONDOL, Manager, Nayagram Ward's estate.

Kultikri, district Midnapore, the 6th January 1911.
(44-1)

Notice.

IT is hereby notified that under section 46 of the Bengal Local Self-Government Act, III (B.C.) of 1885, the District Board of Gaya have, at their special meeting held on the 20th December 1910, resolved to continue to levy the Road Cess in the year 1911-12 at the maximum rate of half an anna per rupes on the annual value of lands, &c.

AMIRUDDIN AHMED, Secretary, District Board, Gaya.

Gaya, the 6th January 1911.

(41-1)

HOOGHLY-CHINSURAH WATER-WORKS. Contract No. 1.

THE Municipal Commissioners of Hooghly-Chinsurah invite tenders for the construction of the following works -

River intake jutty and suction pipes. Settling tanks. 3 Filtered beds. Clear water reservoir. Sand washing pit. 2 Elevated reservoirs. Rising main.
Distribution pipes. Standposts, washouts, valves, etc., etc. Drawings may be seen and copies of the specification, bills of quantities, etc., obtained at the office of the Sanitary Engineer, Bengal, 1 and 2, Old Court House Corner, Calcutta, or at the Municipal office, Hooghly-Chinsurah, on or after the 12th December 1910, on deposit of Rs. 50 in G. C. Notes which will be refunded on receipt of a bond fide tender.

Tenders, which must be in the forms provided with the bills and schedules fully priced out, must be sent in in sealed covers addressed to the Chairman, Hooghly-Chinsurah Municipality, and must be received before 4 p.m. on 3rd March 1911. Drawings may be seen and copies of the specification,

4 P.M. on 3rd March 1911.

The Municipal Commissioners do not bind themselves

to accept the lowest or any tenders.

Parties tendering must do so at their own cost.

MAHENDRA CHANDRA MITRA, Chairman, Hooghly-Chinsurah Municipality.

Dated the 7th January 1911.

(1318-10)

[Ref. on Cur. No. 4943 Cor. of 1910.]

M. Azizuddin Sahib Bahadur, Khan Bahadur, Collector of South Arcot.

IT is hereby notified, under section 5 of the Indian Treasure Trove Act, VI of 1878, that in August 1910, treasure consisting of whole rupees of the total amount of Rs 28 was found in the village of Sittarachavady hamlet of Kavisapakkam, in the Cuddalore taluk, South Arcot district, Madras Presidency, in the house of Abdul Kadir Sahib, who had purchased the same from Karuppa Goundan alias Pirama Goundan in the month of May 1910.

2. All persons claiming the said treasure or part thereof are hereby required to appear personally or by agent before the Collector of South Arcot at his office at Cuddalore on Monday, the 3rd day of July 1911, in view to the matter being enquired into or determined according to law.

according to law.

(ILLEGIBLE), for Collector.

South Arcot Collector's Office, the 3rd January 1911.

Destroyed.

THE Government Promissory Note No. 093282 of the 33 per cent. loan of 1900-01 for Rs. 1,000 (one thousand) originally standing in the name of Prosad Dass Boral and Brothers and last endorsed to Kedar Nath Mullick, the proprietor, by whom it was never endorsed to any other person having bean never endorsed to any other person, having been destroyed, notice is hereby given that payment of the above Note and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned security.

Name of the advertiser—Kedar Nath Mullick. Residence—Das Para Lane, Chinsura. (1388—3—1474)

Bruce Institution. ANNUAL ELECTION, 1911.

THE Governors of the Bruce Institution will proceed on Tuesday, the 31st January 1911, to the election of not less than 20 Eurasian girls on the Bruce Foundation, if so many are eligible. Candidates must not, on the day of the election, be under five or over ten years of age. Preference will be given to orphans and to destitute children.

Forms of application, way he abtend from M. B.

Forms of application may be obtained from Mr. F. D'Silva, Assistant in charge, office of the Bruce Institution, room No. 29, top floor, Writers' Buildings, Calcutta; and applications on this form only must reach the Office of the Secretary not later than Thursday, the 19th January 1911.

G. W. KÜCHLER.

Honorary Secretary to the Governors.

Calcutta, the 13th December 1910.

(1355-5)

THE CALCUTTA ICE ASSOCIATION, LIMITED.

NOTICE is hereby given that the Company will, on the 30th day of June 1911, pay off the principal moneys secured by the 2,000 Debentures issued by the

Company.
Holders of the said Debentures should present their Bonds for payment at the Office of the undersigned with interest Coupons before 3 P.M. on the said 30th day of June 1911, after which date no further interest will be payable.

BALMER, LAWRIE & Co., Managing Agents. 103, Clive Street, Calcutta, 30th December 1910.

Estate Durga Churn Mitter.

PURSUANT to an order dated the 8th day of December 1884, made by the High Court, Calcutta, in suit No. 522 of 1882 (Mohendra Lall Mitter and others versus Anundo Coomar Mitter and others), the undersigned will put up to public auction at his office in the High Court on the 18th February at 12 o'clock noon, a lease for a period of five years of the undermentioned zamindary properties belonging to the above estate situate in the district of Patna:—

(1) Sixteen annas share of tauzi No. 137, mauza

Majhowli, asli and dakbili.

(2) Sixteen annas share of tauzi No. 408, mauza Kissenpore Sarasat, Ram Churn Chutri, asli and dakbili.

(3) 8d. 17c. share in tauzi No. 445, mauza Luchmi-

(3) Sd. 17c. share in tauzi No. 440, mauza Lucumipore Surwan and Khas Tishkhera.
(4) Three annas 9d. 17c. 15b. 10ph. share of tauzi No. 628, mauza Surwan, asli and dakhili.
(5) 5d. 19c. 19b. 11ph. share of tauzi No. 508, mauza Maniekantopore Tishkera.
(6) Chuck Abdul Hakim Pansa, beingtauzi No. 183.

Note,—Official Receiver's name has been registered under the di Registration Act in the register of the Patna Collectorate in sect of the said tauxi.

K. S. BONNERJER, Official Receiver, High Court.

High Court, Receiver's Office, the 9th January 1911 (43-1-13)

Notice to Creditors.

In the goods of George Moir Byres, deceased.

PURSUANT to sections 320 of Act X of 1865 and 42 of Act XXVIII of 1866, all persons having claim against the estate of the abovenamed deceased, to whose estate Letters of Administration with copy of Will and Codicils annexed were on the 20th day of November granted by the High Court of udicature at Fort William in Bengal to Thomas Traill, are hereby required to send full particulars of their claims, a statement of their accounts and the value of the securities (if any) held by them, to me, the undersigned, the Administrator to the above estate, on or before the 31st day of January 1911, after which date no claims will be admitted and the assets of the estate will be distributed. be distributed.

T. TRAILL,

Administrator to the Estate of G Moir Byres, deceased, 14, Old Court House Street.

Dated this the 23rd day of December 1910. (1410-1-1)

Notice to Creditors.

In the Goods of Ernest Benjamin Townsend, deceased.

PURSUANT to sections 320 of Act X of 1865 and 42 of Act XXVIII of 1866, all persons having claims against the estate of the abovenamed deceased, who died on the 25th day of February 1910, at Mahulia in the district of Singhbhum and to whose estate Letters of Administration with copy of Will annexed were, on the 5th day of December 1930, granted by the High Court of Judicature at Fort William in Bengal to Nigel Napier Blomefield are hereby required to send full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them to me, the andersigned, as Solicitor to the said Nigel Napier Blomefield on or before the 5th day of February 1911, after which date no claims will be admitted and the assets of the estate will be distributed. Dated this 5th day of January 1911.

A. Vere Nicoll. In the Goods of Ernest Benjamin Townsend, deceased.

A. VERE NICOLL, Royal Insurance Buildings,
Dalhousie Square, Calcutta,
Solicitor to the said Nigel Napier Blomefield. (22 - 3 - 5)

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* Unless a later day is notified in the Kotunos of the General Post

† On other days correspondence for China, Japan and Australasian Colonies is despatched to Taticorin, so that it may proceed by the first assumer from Colombo. C. H. SHUART,

Providency Postmaster. Dated Calcutta, the 9th January 1911.

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F. G. WIGLEY,

Secretary to the Bengal Legislative Council and Asst. Secy. to the Govt. of Bengal, Legislative Dept.

LEGISLATIVE DEPT., BOOK DEPÔT BRANCH. The 7th December 1910.

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Note on the Registration Returns of the North-West Frontier Province for the year 1909. Footscap. Paper cover. 6a. or 6d. (2a.)

Report of the Chemical Examiner to Government, North-West Frontier Province, for the year 1909. Foolscap. Paper cover. 2a. 3p. or 2id. (2a.)

Selections from the Records of the Madras Government, Duten Records, No. 9. Extracts from General Inventories and Establishment lists of the years 1743. 1761 and 1780. Copied by the Rev. P. Groot. Foolscap. Board. 10s. or 1s. (2a.)

Report of the Sanitary Commissioner of the North-West Frontier Province, 1909. Foolseap. Paper cover. 4a. 6p. (2a.)

Records of Fort St George—Diary and Consultation Book, Military Department, 1752. Foolscap. Board. Re. 1-2 or 1s. 9d. (3a.)

Administration Report of the Jails of the North-West Frontier Province for the year 1909. Foolscap. Paper cover. As. 10 or 10d. (2a.)

Frontier Province for the year 1909-1910. Fulscap, Paper cover, As. 5 or 5d. (2a.)

List of new books for sale at Thomason College, Kourker, which were not advertised before.

Roorkee Treatise and Civil Engineering-

Section IX—Railways, 5th Edition. Revised by F. G. Royal Dawson, 1908. Es. 4-4.
Section V—Manual of Estimating, 7th Edition, 1908. (Reprint.) Rs. 3-12.

Thomason College Calendar for 1908. Rs. 5-2.

Examination question papers of the Thomason College Civil Engineer Class and Upper Subordinate Class Entrance Examination and the 4th grade P. W. Accounts Examination from 1905-1909 published by the Newal Kishore Press, Lucknow. Re. 1-4.

List of new books and periodicals for sale at the Library of the Asiatic Society of Bengul, 57, Park Street, Calcutta,

SOCIETY'S PUBLICATIONS.

Journal and Proceedings. Vol. 5. Nos. 2 to 11, at Rs. 2 each.

Memoirs, Vol. 2. No. 10, Cerrhipedes Opercules de l'Indian Museum de Calcutte. Par Mr. M. A. Gruval, at Rs. 2.

Ditto, No. 11, Correlations of Areas of Matured Crops and the Rainfall. By Mr. S. M. Jacob, 1.e.s., at Rs. 2-8.

BIBLIOTHECA INDICA.

Resarnavan, Fasc. 2: By Dr. P. C. Roy, at Re. 1-4.
Grihya Sangraha. By M. M. Chandra Kanta Tarkalankar, at As. 10.
Gobhila Pariciata, Part I. By M. M. Chandra Kanta Tarkalankar, at Re. 1-14. c
Baudhayana Srauta Sutra, Vol. 2. Fasc. 3. By Dr. W. Caland, at As. 10.
Suryya Siddhanta, Fasc. 1. By M. M. Sudhakara Dvivedi, at Re. 1-4.
Chaturvarga Cintamoni, Vol. 4. Fasc. 9. By Pandit Pramatha Nath Tarkabhusana, at As. 10.
Avadhan Kalpalata, Vol. I. Fasc. 7. By Rai Sarat Chander Das Bahadur, at Re. 1.
Mohabhasyapradipodyatya, Vol. 3, Fasc. 10. By Pundit Bahuballava Sastri, at As. 10.
Muntakhab-al-Labab. Part 3. Fasc. 1. By Major T. W. Haig, I.A., at Re. 1.

List of publications issued by the Meteorological Department from 1st July to 31st December 1910.

Monthly Weather Review from April to September 1910. (Illustrated by 7 plates.) Quarte

Annual Summary of Monthly Weather Review, 1909. Illustrated by 6 plates, Quarto, Paper

Memoirs of the Indian Meteorological Department, Vol. XX, Part 8. By George C. Simpson, D.Sc. (Illustrated by 2 plates). Quarto. Paper cover. Price Rs. 3.

List of new books published by the Geological Survey of India during the weeks ending 24th September, 8th November, 19th November and 24th October, .12th December 1910.

Records of the Geological Survey of India, Volume XXXIX, 1910. By Sir Thomas H. Holland, K.O.I.E., D.Sc., F.R.S., and L. Leigh Fermor, D.Sc., A.R.S.M., F.G.S. (with Plates 1-8). Re. 2. Records of the Geological Survey of India, Volume XI., Part I. Director, Geological Survey of India. Re. 1. Records of the Geological Survey of India, Volume XL, Part II. T. H. D. La Touche, Esq., B.A., F.G.S., Offg. Director, Geological Survey of India, Re. 1. Records of the Geological Survey of India, Volume XL, Part III. Director, Geological Survey of India, Re. 1. Memoirs of the Geological Survey of India, Palæontologia Indica. Series XV, Vol. IV. Fasc. 3. By Dr. Victor Uhlig. Rs. 8. Records of the Geological Survey of India, Volume XL, Part IV. Director, Geological Survey of India. Re. 1.

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The Calcutta Gazette.

WEDNESDAY, JANUARY 18, 1911.

PART II.

Adbertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this Part of the "Gazette" cannot be received after Noon on Monday.]

LAND SALE NOTICES.

Notification B.

NOTICE is hereby given, under sections 5 and 13, Act XI of 1859, that, unless the arrears mentioned below are paid on or before the next latest date of payment, viz., the 15th February 1911, the undermentioned estates or shares of estates in the district of Balasore will be put up for sale at the office of the Collector of that district on the 3rd March 1911 at 11 a.m. for the said prears.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a sparate account is kept for that share:—

Panzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold,	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.	Nature and amount of demand for which to be sold,
1	rengr a g	8 EI &	A Section	ements of the district of the Part of the contract of the Part of	de G	7	8	9	10
981		Rs. A. P.	abott	A. involve printeriors and pur	all the man of the	Re. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.
R	Taluk Panpur, par- gana Bhera.	7,180 0 0	Share	2n. 3p. 11kt. 6b. 6g. 1 1786592881bed.	Babu Amrita Lall Chakravarti, common manager of Kar family of Balasore.	4,173 3 11	*****	1,729 10 3	1,722 10 3 For 1910 N. Estate unde
	C 11 to Y	0 7 21	30 eff	Inner narrate	Of Balasore,	M C / 49	La constitution	MIL NORSELL	by order of Judicial
984 R	Ma. Mansalpur, par- gana Bhera.	1,237 0. 0	Do	11a. ip. 7kt. 6b. 17g. 25bed	Ditto	859 4 4	St. Tringster	337 13 0	337 13 0 For 1910 N.
229 R	Taluk Malda, pargana Dhamnagor.	3,770 0 4	Do	7a. 13kt. 8b. 17g. 2k. 37abed.	Munshi Latifer Raha- man Ahamad, of Isef- pur, pargana Randia-	1,661 9 11		86 14 4	Do. 86 14 4 For 1910 N.
6	Taluk Kasba Kamar- da, pargana Kamar- da Chore.	3,565 0 0	Do	3a. 7p. 5kt. 16b. 15g. 2k, 14+bed.	Brindsbon Chandra Rai, of Gar Rantrapur,	806 15 6	- Comment	101 13 11	101 13 11 For 1910 N. Do.
800	Tappa Narainpur, pargana Satmalong.	4,217 0 0	Whole	artist' (frankritt 1921 - Generalist to meeter 1 Jersettiin male samp	pargana Sahabander. Bhuyan Surendra Nath Singh Das Ranabhim Mohapatra, of Jam-	MR S 1: B	2,107 1 11		2,107 15 11 For 1910 N. Do.
150 E	Tappa Prusando, par- gana Soso,	9,258 0 0	Share	15a. 14kt. 3b	kunda, pargana Sat. malong and another. Balayadca Prasad Das Rajkumar Bairigan-	8,713 9 3		84 14 4	86 14 4 For 1910 N.
	things	1 9 2	TAN SAFE	design operation of the state o	jan Bhuyan Moha- patra, of Gopinsthpur, killa Manralpur, par- gana Banchas and others,	#	- 10		Do,

A .- All other shares than that specified will be excluded from sale.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Balasore will be put up for sale at the office of the Collector of that district on the 3rd March 1911 at 11 A.M., for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tausi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares,	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it,	If only a share is to be sold, the arrears due from it.
1	2 6 6	3 -	•	Age of the house	6	7	8	9
377 R	Kist, killa Ambahatta pargana Ambahatta, Killa,	Rs. A. P. 895 13 11	Share	11a, 11p. A	Lal Behari Das and others of Panichhater, pargana Banchas,	Rs. A. P. 667 3 9	Rs. A. P.	Re. A. P. 49 5 1 For 1910 Novr.
949 36	Taluq Krishnapura, pargana Ankura.	18,341 0 0	Do	7a. 9p. 4kt, 2g. 1k. 4444, bed.	Nilmadhab Parhi and Ba- rada Prasad Parhi of Eram, pargana Ankura and others,	8,903 0 10		32 13 2 For 1910 N.
576 R	Taluq Purus ttompur, pargana Balikhand.	5,006 0 0	Do	8a. 2p. 2kt. 12b X M A U A A	Chowdhury Lakshmikanta Misra Nisankha Moha- pater and others of Purusot- tompur, pargana Bali-	2,896 1 3		463 9 7 For 1910 N.
576	Ditto	5,666 0 0	Do	1a. 7p. 14kt. 5b. 3g. 3k	khand. Gauri Shyam Misra of Pu- rusottampur, pargana Balikhund.	581 13 4		160 14 8 For 1910 N.
909 R	Taluq Kundy, pargana Basta Havelli.	1,112 3 10	Do	15a. 5p. 1kt. 8b. 10g. 2k. 3 bed.	Lala Surendra Nath Rai and others of Lakshman- nath, pargana Chak Ismail- pur,	1,072 2 4		277 5 9 For 1910 N.
385 H	Pachhalo, pargana Bayang.	1,534 0 0	Do	10a, 8p	Sujan Dei and Dole Gobind Naik, minor's mother and guardian, Suna Dei of Kasimpur, pargana Bayang	1,022 10 8	-	330 7 8 For 1908 and 1910 Novr.
385	Pachhalo, pargana Bayang.	1,534 0 0	Do	5a, 4p	and others. Gauri Charon Naik of Kasimpur, pargana Bay- ang and others.	511 5 4		152 10 8 For 1908 N.
1086 R	Taluq Guruprasad, parga: a Baya ng.	2,103 0 0	Do,	7a. 5p. 7kt. 13b. 18g. 1k. 1kt.	Ram Krishna Bose of Kot- har, pargana Bayang and others.	979 2 2	'	For 1908 N.
1086	Ditto	2,103 0 0	Do	3a, 11p, 11kt, 15b, 18g, 1k,	Radhasyam Das of Kanta- pari, pargana Dhamnagor,	521 5 10		44 7 11 For 1908 N.
1800	Kist. taluq Guru- prasad, pargana Bay- ang.	1,585 0 0	Do	8a. 6p	Munshi Latifer Raheman Ahamad oi Isufpur, par- gana Randiaorgara.	1,001 6 6		330 7 2 For 1908 and 1910 N.
981 R	Taluk Panpur, par- gana Bhera.	7,180 0 0	Do,	9a. 3p. 11kt. 6b. 6g. 0k.	Babu Amrita Lall Chakra- varti, common manager of Kar family of Balasore.	4,172 3 11		1,722 10 3 For 1910 N.
981	Ditto	7,180 e o	Do. in	2a. 7p. 14kt. 4b. 4g. 3k. 3 \$112122233 bed.	Ditto ditto	1,185 15 1		592 15 6 For 1910 N.
984 R	Ma. Mangalpur, par- gasa Bheta.	1,237 0 0	Do.	11a. 1p. 7kt. 6b. 17g. 0k. 2\$ bed.	Ditto ditto	859 4 4	to 5 January Landa W. va	337 18 0 For 1910 N,
229 R	Taluq Malda, pargana Dhamnagor,	3,770 0 4	Do	7a. 13kt. Sb. 17g. 2k.	Munshi Latifer Rahaman Ahamad of Isafpur, par- gana Randisorgara and	1,061 9 11		86 14 4 For 1910 N.
238	Taluq Jahangir, par- gana Dhamnagor.	4,468 9 1	Whole	NO G. D. BOYCHE.	Ramnarain Chowdhury of Sundri, pargama Sunhat		267 8 10 For 1910 N.	Eran bil Adirak Makabili I
R	Mahal Kasba Kamar- da, pargana Kamar- ga Chore.	3,565 0 0	Share	10n. 10p. 12kt. 7b. 2g. 1k. 21# bed.	Chowdbury Radhanath Rai Mchapatra of Kasbu Kaimarda, pargana Kamar- da Chore and others.	2,425 13 8		For 1910 N.
6	Ditto	3,565 0 8	Do	3a 7p. 5kt. 15b. 15g. 2k.	Srichandon Bhuyan Brinda- bon Chandra Rai of Gar Rantrapur, pargana Saha- bander.	803 15 6		101 13 11 For 1910 N.
737	Patrajat Bagbrinda- ban, pargana Khejuri.	1,942 4 9	Do	10 a	Sudersan Prasad De of Barabati, pargana Suns	776 7 0		_ 187 11 0
913	Killa Ragbunathpur, pargana Kursi,	2,810 0 0	Whole	Total Same Street	hat, Balayadra Prasud Das Bhuyan Barriganjan Mohapatra of Gopinath- pur, Killis Mangalpur, par- gam Brachas, etc., and another.		For 1910 N.	For 1910 N.
806	Tappa Narsinpur, pargana Satmalong.	4,917 0 0	Do		Bhuyan Surendra Nath Sing Das Ranabhim Mohapatra		2,107 15 11 For 1910 N.	
R	A. D. ma. Dobsahi, pargana Sonaut.	9,889 0 0	Share	la. Sp. 14kt. 14b, 18g.	Bhagirathi Lenka	1,070 2 8	*	
	Mahal Bishnupur, par- gana Sababander.	3,810 5 7	Whole	State of the state	others of Balajitpur, par- gana Randiaorgara. Srichandon Bhuyan Brindabon Chandra Rai of Gar Rantrapar, par- gana Sahabander.		1,108 0 0 For 1910 N,	148 0 10 For 1910 N.
150 R	Pappa Prusando, par- gana Soso.	9,258 0 0	Share	15a, 14kt, 3b	Balavadra Prasad Das Rajkumar Bairiganjan Bhnyan Mohapatra of Gopinathpur, killa Mangal- pur, pargana Banchas, etc.	8,718 9 3		86 14 4 For 1910 N.

r shares than that specified will be excluded from sale. Balasore Collectorate the 13th January 1911.

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Ranaghat-Murshidabad branch of the Eastern Bengal State Railway, in the district of Nadia, will be put up to sale at 12 o'clock on Thursday, the 2nd March 1911, corresponding with the 18th Falgun 1817 B.S. Fusli, at Krishnagar in the Land Acquisition Deputy Collector's office.

The purchasers of the several plots of land will be subject to the following conditions:-

- 1st.—The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the Railway boundary, or to plough the land nearer than 3 feet from the same.
- 2nd.—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.

 3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.
- 4th .- The plots of land will be sold revenue-free to the highest bidders.
- 5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Board confirming the sale.

Consecutive tot	Name of	Pargana and mauza.	Number of mile on which	Situated on which	AREA O	NIMATE VALUE IN AND IN BS.	LAND BY FROM BA EACH	LH PROM	Commence- ment and	Boundary of lot.
	district.		land is situate.	side of the railway.	B. K. d.	A. R. T.	Reasons for exclusion.	A. B. P.	termination of lot.	nav mi se masi
1	Nadia	Pargana Bag- wan, mauza Bahadurpur.	Mile No.	Situated on the right side of the Railway.	38 17 4 66	12 3 15 64	ou Maria	10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	· molyands	To be sold in one lot.

Krishnagar, the 9th January 1911.

J. A. EZECHIBL, Collector.

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land no longer required by Government, situated along the Ranaghat-Murshidabad branch of the Eastern Bengal State Railway, in the district of Nadia, will be put up to sale at 12 o'clock on Thursday, the 2nd March 1911, corresponding with the 18th Falgun IS17B.S., at Krishnagar in the Land Acquisition Deputy Collector's Office.

The purchasers of the several plots of land will be subject to the following conditions:-

- 1st.—The purchasers will have no power to make any excavations on the land nearer than 15 feet from the railway boundary, or to plough the land nearer than three feet from the same.
- 2nd .- If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.
- 3rd.—If the amount of purchase-money exceed Rs. 100, one fourth of the amount must be immediately deposited If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled the sum deposited being forfeited to Government, and the lot sgain put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.
- 4th.—The plots of land will be sold revenue-free to the highest bidders.
- 5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Board confirming the sale.

To lot	Name of	Pargana	Number of mile	Situated on which	APPROXIMATE ARMA OF LOT IN SIGHAS AND IN ACRES.		LAND SECTIONS FROM SALE FROM SACH LOT.		Commence-	metani kilifa opada obadio ylanosi edi get yuenga nay haa	
Consecuiive No.	Name of district.	and mauss.	on which land is side of the railway.		В. к. с.	A. R. P.	Reasons for exclusion.	A. R. P.	termins- tion of lot.	Boundary of lot.	
1	Nadia	Pargana Mam- joania, mauza Ula.	Mile Nos. 6 and 7.	Situated on the right side of the Bailway.	7 12 6 88	8 2 818			-	To be sold in one lot.	

J. A. EZECHIEL, Collector.

Krishnagar, the 9th January 1911.

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL

for the week ending 10th January 1911.

LIABILITIES. Rs. A. F. Capital paid up 2,00,00,000 0 0 0 Reserve Fund 1,75,00,000 0 0 0 Public Deposits at Bead 1,75,00,000 0 0 Ditto ditto at Branches 1,13,52 994 11 2	ASSETS. Government Securities
The same of the sa	Sundries 6,64,359 12 7 Cash & Currency Notes at Head Office* Rs. 1,80,20,657 8 11 Cash & Currency Notes at Branches† 3,44,35,073 6 7 45,24,58,780 15 6 Rupees 21,93,41,685 9 0

Includes Sova. & 1 Sovs., value Rs. 2,31,615 0 0 Do. do. do. , 2,92,215 0 0 5,23,830 0 0

BANK OF BENGAL, Calcutta, the 12th January 1911.

Rate for Demand Loans, 7 per cent. D. S. McClure, Offg. Chief Accountant. By order of the Directors, L. G. DUNBAR, Secretary and Treasure (50-1)

Notification.

To be peremptorily sold by the Registrar of the Higa Court of Judicature at Fort William in Bengal, Ordinary Original Civil Jurisdiction, in his sale-room is the Court-house, pursuant to two several decrees of Court made in Suit No 686 of 1908 (wherein Srimati Apurbamohiai trassi is plaintiff and Bepin Behary Sinha and others are defendants), and dated respectively the 11th day of ovember 1908 and the 11th day of February 1910, on Saturday, the 2ist day of January 1911, at the hour of 12 o'clock noon, the undermentioned property :-

1911, at the hour of 12 o'clock noon, the undermentioned property:—

Lot 1.—All that piece or parcel of vacant land containing by measurement 4 cottahs 1 chitak and 13 square feet, more or less, situate and lying at and being premises No. 19, Nawabdi Ostagar's Lane, in the North Division of the town of Calcutta, paying an annual revenue of annas eleven and pies three to the Collector of Calcutta, and bounded in manner following, that is to say, on the north by the premises No. 19-1, Nawabdi Ostagar's Hane, on the south by the vacant land of Jyotindro Nath Bose, on the east partly by premises Nos. 19-1 and 21, Nawabdi Ostagar's Lane, partly by a common passage and partly by the land of Upendra Nath Sen, and on the west by premises No. 14, Nawabdi Ostagar's Lane.

Lot 2.—All that the durputni right of and in the five mauzas, viz., Rristonundapur, Shakrahati, Rameswarpur, Mahshan and Bhupotipur, in lot Kristonundapur, bearing tauzi No. 23 of the Hooghly Collectorate, subregistry and police-station Jagatbullavpur, Registration district Howrah, in the district of Hooghly, paying an annual darputni rent of rupees one thousand and four hundred to Srimati Promodini Dassi and others.

Lot 3.—All that the putni mahal consisting of the three mauzas, viz., Bargachia, Chak Subudhi and Chak Santosh in lot Kristonundpur, bearing tauzi No. 23 of the Hooghly Collectorate, pargana Balia, police-station and sub-registry Jagatbullavpur, Registration district Howrah, in the district of Hooghly, paying an annual putni rent of rupees nine hundred and sixty-one to Babu Kedarnath Kundu and others of Mouri.

The abstract of title and conditions of sale may be seen at the office of the said Registrar or at the office

The abstract of title and conditions of sale may be seen at the office of the said Registrar or at the office of Messrs. G. N. Dutt & Co., Attorneys for the plaintiff, at No. 2. Hastings Sireet, on any day before the sale and will be produced at the sale.

W. R. FINE, Registrar.

G. N. Dutt, & Co., Plaintiff's Attorneys.

High Court, Original Side, Calcutta, the 8th day of December 1910.

NOTICE.

No. 1 of 1911.

Re Charles Medlycott Jones, residing at No. 19, Wellesley Street, in the town of Calcutta, and lately Depôt Superintendent in the employ of the Bengal Coal Company, Limited, in Calcutta, aforesaid, and at present a Coal Inspector under the Superintendent, State Railways. State Railways.

On the 3rd day of January 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Noze.-All debts due to the estate should be paid to me.

Dated this 13th day of January 1911. C. E. Gray, Official Assignee of Calcutta.

(52-1)

NOTICE.

NOTICE.

No. 2 of 1911.

Re Khodabux Pestonji Merwan and Kai Khasroo Pestonji Merwan, both residing at No. 263, Bowbazar Street, in the town of Calcutta, and carrying on business in copartnership with each other at No. 49-1, Bentinek Street, in Calcutta, aforesaid, as tobacconists under the name, style and firm of Merwan & Co.

On the 4th day of January 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

abovenamed as insolvents.

Nors,-All debts fine to the estate should be paid to me,

Dated this 13th day of January 1911.

C. E. Grey, Official Assignee of Calcutta. (53-1)

NOTICE.

No. 3 of 1911.

Re Prabod Chunder Rakshit, formerly of No. 83,
Ballaram Dey's Street, in the town of Calcutta, and
at present residing at No. 88, Bortalia Street, in
Calcutta, aforesaid, and carrying on business as dealer
in sugar under the firm and style of Iswar Gopal
Chunder Rakshit and Sri Prabod Chunder Rakshit
at the said premises No. 88, Bortalia Street, in
Calcutta, aforesaid.

Chunder Rassnit and Sri Frabod Chunder Raksnit at the said premises No. 88, Bortalla Street, in Calcutta, aforesaid.

On the 5th day of January 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Norg.-All debts due to the estate should be paid to me. Dated this 13th day of January 1911.
C. K. Grey, Official Assignee of Calcutta.

(54 - 1)

NOTICE.

No. 4 of 1911.

No. 4 of 1911.

Re Jotindra Mohuh Pal, at present residing at No. 8-2,
Chuna Pukur Lane, in the town of Calcutta, and lately
residing at No. 21, Mullunga Lane, in Calcutta, aforesaid, and carrying on business in copartnership as a
cloth merchant at 96, Chandney Chawk, in Colcutta,
aforesaid, under the name, style and firm of Jotindra
Mohun Pal, Lolit Mohun Pal, and as a dealer in
hosiery in copartnership with one Radhika Prosad
Sen, lately at No. 126, Bowbazar Street, under the
name, style and firm of Khetter Mohun Pal, and at
No. 127, Bowbazar Street, under the name, style and
firm of Jotindra Mohun Pal, Radhika Prosad Sen.

On the 5th day of January 1911, an order was made
by the High Court of Judicature at Fort William
in Bengal in its Insolvency Jurisdiction adjudging the
abovensmed as an insolvent.

Note,—all debts due to the estate should be paid to me.

Norg.-All debts due to the estate should be paid to me. Dated this 13th day of January 1911.

C. E. GREY, Official Assignee of Calcutta.

NOTICE.

No. 5 of 1911.

e Arthur Preddy, at present residing at No. 11-1, Marquis Street, in the town of Calcutta, and lately employed in the East Indian Railway, at present of

on employment.

On the 6th day of January 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE. -All debts due to the estate should be paid to me.

Dated this 13th day of January 1911.

C. E. GREY, Official Assignee of Calentta.

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.7

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipur.

INSOLVENCY PETITION -CASE No. 63 or 1910. In the matter of Tarini Charan Ghosh, son of late Gadadhar Ghosh, by caste Kayastha, by profession nil, of Razar Bagan, Sealdah, thana Intally, district 24-Parganas, debtor, applicant.

PURSUANT to a petition, dated the 26th August 1910, and on reading the said petition and hearing the said applicant, Tarini Charan Ghosh, on 21st November 1910, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

Dated this the 6th day of January 1911.

T. W. RICHARDSON, District Judge. (52-1-74)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipur.

INSOLVENCY PETITION-CASE No. 37 or 1910.

In the matter of Chandi Charan Dey, son of late Srinibash Dey, at present of Khidderpur, district 24-Parganas, debtor, applicant.

PURSUANT to a petition, dated the fird May 1910, and on reading the said petition and hearing the applicant, Chandi Charan Dey, on 26th September 1910, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent. The 23rd January 1911 is fixed for the creditors to prove their debts.

Dated this the 6th day January 1911.

T. W. BICHARDSON, District Judge. (39 - 1 - 68)

ORDER OF ADJUDICATION.

Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipur.

INSOLVENCY PETITION-CASE, No. 80 or 1910.

In the matter of Haripada Kundu, son of Sreeram Gopal Kundu, by caste Teli of 21, Kundoo's Lane, Bhowani-pur, district 24-Parganas, debtor, applicant.

DURSUANT to a petition, dated the 28th September 1910, and on reading the said petition and hearing the said applicant on 19th December 1910, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent. The 6th February 1911 is fixed for the creditors to prove their debt.

Dated this the 7th day of January 1911.

T. W. BICHARDSON, District Judge. (42 - 1 - 70)

In the Court of the Listrict Judge of Bhagalpur.

INSOLVENCY CASE No. 14 or 1910.

Ali Hussain, son of Ghulam Ali, deceased, resident of Balua Bazar, pargana Dhaphar, thana Partapganj, within the jurisdiction of the Munsif of Madhipura,

district Bhagalpur, petitioner.

OTICE is hereby given that the abovenamed petitioner has been adjusticated an insolvent by this Court on the 25th November 1910, and the 2nd February 1911 has been fixed for the creditors to prove their regrective debte. their respective debts.

J. C. TWIDELL, District Judge.

Bhagalpur, the 5th January 1911. (25 - 1 - 67)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Keuaram Laba of No. 5°, Kantapukur Lane, South Bantra, Howrah, has been admitted by this Court as No. 82 of 1910 and that the 21st January 1911 has been fixed for the hearing thereof.

W. N. DELEVINGNE, District Judge. Chinsura, the 16th January 1911. (67-1-68)

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 18 of 19 0.

NOTICE is hereby given that Gopeshwar Mukharji, of Salikha, thana Golabari, district Hooghly, was, on the 17th December 1910, adjudged an insolvent, and Babu Sontosh Chandra Bhattacharji, pleader, has been appointed Receiver for his property. The 28th January 1911 has been fixed for framing a schedule of debts and creditors. Claimants are directed to prove their claims on that day.

W. N. DEIEVINGNE, District Judge. Chinsura, the 6th January 1911. (36-1-62)

In the Court of the District Judge of Muzaffarpur.

INSOLVENCY CASE No. 19 or 1919,

In the matter of (1) Firangi Lal, son of Hurkhu Lal, (2) Munshi Lall, son of triangi Lal of Juggernathpur, psrgana Majhowa, Champaran, petitioners.

NOTICE is hereby given to all concerned that the insolvency petition of the abovenamed petitioners has been admitted by this Court, and that 27th January 1911 has been fixed for the hearing thereof.

W. H. VINCENT, District Judge.

Muzaffarpur, the 6th January 1911. (60-1-63) NOTICE TO CREDITORS OF THE DATE OF HEARING OF AN INSOLVENCY PATITION.

Section 12 of the Provincial Insolveney Act, III of 1907.]

DISTRICT MIDNAPORE.

In the Court of the District Judge of Midnapore

INSOLVENCY PETITION No. 17 or 1910.

WHEREAS Adayta Charan Chowdhari, of Morar, pargana Midnapore, has applied to this Court, by a petition, dated 22nd December of 1910, to be declared an insolvent under the Provincial Insolvency Act, II of 1947, and the following names appear in the list of creditors filed by the aforesaid debtor, this is to give notice that the Court has fixed the 2nd day of February 1911 for the hearing of the aforesaid petition and the examination of the debtor. If any one desire to be represented in the matter, should attend in person or by duly instructed pleader. The narticulars of the debt alleged in the petition to be due are as follows:—

			ns.		F.	
Raja Norendra Lal Khan			18,303	4	5	
Debiprosad Bhakat			7,132	0	0	
Madhob Chandra Maity	*		4,000	0	0	
Dinabandhu Maity			1,200	0	0	
Gopal Chandra Sen		***	500	0	0	
Kedarnath Chowdhari			80 1	0	0	
Gopinath Chowdhari			6.0	0	0	
Sital Prosad Pal		***	400	U	0	
Sheik Samdu		***	200	0	0	
Behari Lal Maji			250	0	0	
Amarnath Roy		***	650	0	0	
Bissauath Maji			:00	0	0	
Chintamoni Bera			800	0	0	
Gosaindas Ghorai			200	0	0	
Srimati Indurekha Dasi		***	700	0	0	
Upendra Nath Pal			2 0	0	0	
Abinas Chandra Patta	100	***	250	U	0	
Nabaddip Chand Nandi			0 005		10	
Adhar Chand Nandl			9,225	5	16	
Adhar Chand Nandi			4,771	11	15	
The street, or or one of the property						

J. CORNES, District Judge, Midnapore. Midnapore, the 14th January 1911. (58-1-65)

In the Court of the District Judge of Purnea.

INSOLVENCY CASE No 17 or 1910.

In the matter of the application of Kachali Hajam,
Mussawat Bholsari and Muni Lal, of Kheria, pargana
Dharampur, thana Korha, district Purnea, applicants.
OTICK is hereby given to all concerned that the
abovenamed applicants have applied to this Court
to be declared isolvents, and that their case has been
fixed for the 28th January 1911 for hearing.

S. S. SEINNER, District Judge.

Purnes, the 7th January 1911. (61-1-61)

ORDER OF ADJUDICATION. [Section 16 of the Provincial Insolvency Act, III of 1907.] DISTRICT 24-PARGANAS.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 32 or 1910.

In the matter of Kazi Abdul Khalique, son of late Kramuddin Kazi, by caste Mussalman, by profession Pleader's muharrir, of Belliaghatta, Kala Bagan, thana tielliaghatta, district 4 Parganas, ex-parte.

PURSUAN1 to a petition, dated 27th April 1910, and on reading the application for the said Kazi Abdul Khalique and hearing the pleader for him on 28th November 1910, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

Dated this 6th day of January 1911.

T. W. RICHARDSON, District Judge. (28-1-71)

· NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 93 or 1910.

Pijoynath Ray of Chitpur, thana Chitpur, district 24-Farganas, applicant, To Promatha Nath Goswami and others, creditors.

ON the 19th day of December 1910 at was ordered that the matter of the petition of the applicant be heard on the 23rd day of January 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge. Alipur, the 5th January 1911. (24-1-73)

NOTICE.

In the Court of the District Judge of 24-Parganas.

IN OLVENCY CASE No. 90 or 1910.

Sheikh Angumiya of 1-1, Mistripara Lane, thana Baniapukur, district 24-Parganas, applicant,
To (1) Sheikh Amir Ali, (3) Hazi Eltap, (5) Nurali Miya,
(6) Hriday Ghosh of Baniapukur, (2) Khodabux
Kamdin Panjabi, (4) Hakim Mir Alijan of Intally,

Olf the 19th day of December 1910 it was ordered that the matter of the petition of the applicant be heard on the 23rd day of January 1911, and that the said applicant do attend to be examined by this Court on that

T. W. RICHARDSON, District Judge. Alipur, the 5th January 1911. 6 (23-1-74)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24 PARGANAS.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY PETITION No. 57 on 1910.

In the matter of Nibaran Chandra Hagra, son of late Thakurdas Hagra, by profession sardar of mills of Nandamore, than Budge Budge.

PURSUANT to a petition, dated 29th July 1910.
and on reading the said petition and hearing the
pleader for the said Nibaran Chandra Hazra on 28th
November 1910, it was ordered that the debtor be and
the said debtor was hereby adjudged insolvent.
Dated this 6th day of January 1911

T. W. RICHARDSON, District Judge. (31-1-69)

BHUDHAR HALDER intends to be enrolled as Vakil of the High Court. (1392-4-1472)

HEMENDRA KUMAR DAS intends to be enrolled as a Vakil of the High Court. (1393-4-1473)

MR. R. S. MINGAIL, B.L., intends to be enrolled as a Vakil, High Court.

RADHAROMON MUKHERJEE, Pleader, Berhampore, intends to be enrolled as a Vakil, High Court.
(1396-4-1476)

RAJESHWARI PRASAD, B.A., B.L., intends to be enrolled as a Vakil, High Court. (1397-4-1477)

ROMONI MOHAN BANERJEE, Pleader, Alipore, intends to be enrolled as a Vasil, High Gourt. (1395. -4-1481) -

Wanted

TWO Clerks on Rs. 45 and Rs. 30 per month and one Muharrir on Rs. 30 per month. Men experienced in Land Acquisition work and in maintaining and carrying on correspondence need only apply. Applications with copies of testimonials will be received up to the 21st instant. to the 21st instant.

> MATI LAL ROY, Special Land Acquisition Deputy Collector.

B. A. K. Ry., Azimganj, the 5th January 1911.

EASTERN BENGAL AND ASSAM.

PUBLIC WORKS DEPARTMENT.

Wanted

A PPLICATIONS for the posts of Head Assistants on Rs. 160—10—200 and Assistants on Rs. 100—10—150 for the Office of the Chief Engineer and Secretary to Government in the Public Works Department. Men with not less than ten years' previous experience in a Government Secretariat Office for the posts of Head Assistants and five years' such experience for the posts of Assistants are preferred. Applicants must be really an incompared to the posts of Assistants are preferred. posts of Head Assistants and five years' such experience for the posts of Assistants are preferred. Applicants must be well up in drafting and noting and must be conversant with the Public Works Department Codes and Civil Service Regulations. Applications with copies of testimonials will be received by the Secretary to Government in the Public Works Department at Dacca up to the 15th February 1911. The posts will be filled from 1st April next. Applicants already in Government employ must send their applications through the Head of their office.

C. A. White,

C. A. WHITE, Offg. Secretary to Government.

Dacca, the 31st December 1910.

Notice.

WANTED two temporary clerks on Rs. 50 each per mensem in connection with the consolidation of Indexes of the Bengal Secretariat. Preference will be given to graduates with honours in English and some office experience. Applications will be received up to the 25th January 1911.

SRINATH CHARBAVARTI.

Keeper of the Records of the Government of Bengal. Bengal Secretariat Record Room, the 10th January 1911.

Wanted -

A N Assistant Accountant for the Bengal Veterinary College on Rs. 25 rising to Rs. 40 in five years.

A hardworking and honest man, who is accurate in figures, has a fair knowledge of English, and well up in preparing salary, establishment and contingent bills of a Government office will be preferred. He will have to carry money to and from the Treasury, cash cheques,

to carry money to and from the Treasury, cash cheques, &c.

The selected candidate, who will be on probation for six months, will have to furnish a security bond, to the extent of Rs 1,500, from a surety, possessing immoveable property worth at least Rs. 1,500.

Applications in the applicant's handwriting, with testimonials and certificates of character, will be received, up to the 31st January 1911, by the

Principal, Bengal Veterinary College.

Bolgachia, Calcutta, the 17th January 1911.

Advertisement.

WANTED an experienced graduate, specially strong in Sanskrit, as a Second Teacher for the Boinchee B. L. Free Institution on Rs. 45 (forty-five) per mensem. Apply sharp with testimonials to the Head Master.

Boinchee, the 2nd January 1911.

(3--3)

Wanted

appointment.

> RADHIKA CH. DUTT, for Chairman, District Board, Jessore.

Jessore District Board's Office, the 23rd December

Notice.

A PPLICATIONS are invited for the post of Assistant Accountant, District Board, Bogra, on Rs. 40 a month, at present for three months. None need apply who has not passed the fourth grade Accountantship Examination and has not past experience in District Board's accounts. Applications with copies of testimonials will be received by the undersigned up to the 25th current, and the selected candidate will have to join on the 1st February 1911.

S. C. MUKERJEE, Chairman.

Bogra, the 14th January 1911.

(59-1)

Road Cess Notification.

DISTRICT 24-PARGANAS.

IT is hereby notified for general information that under section 46 of the Local Self-Government Act, III (B.C.) of 1885, the District Board of the 24-Parganas, at a meetin; held on the 20th December 1910, have resolved to fix the rate of road cess during the year 1911-12 at the maximum rate of six pies in the rupee on the annual value of all lands, etc., as heretofore.

J. A. L. SWAN, Chairman, District Board, 24-Parganas.

Alipore, the 6th January 1911.

Notification.

IT is hereby notified that the Burdwan District Board have, at their special meeting held on the 15th December 1910, resolved that the road cess shall be levied in the Burdwan district at 6 pies per rupee on the annual value of lands and mines during the ensuing financial year 1911-12.

W. B. HEYCOCK, Chairman.

Burdwan District Board's Office, the 11th January 1911. (68-1)

Treasure Trove.

IT is hereby notified, under section 5 of Act VI of 1878, that the undermentioned treasure was found out on or about the 4th October 1910 while sinking a well in the temple of Sri Jambakeswaraswami at Vadarangam in the Shiyali taluk:—

Weight, Metal value Seers. Rs.

One copper image of Sri Chandra-sekarar

78

ekarar ... 78 39
All persons claiming the said treasure or part thereof are hereby required to appear personally or by agent before the Collector of Tanjore at his office on the 15th May 1911 in view to the matter being enquired into and determined according to law.

(ILLEGIBLE), for Collector.

Tanjore Collector's Office, the 4th January 1911.

Lost

A RECEIPT numbered 24138, dated 21st December 1910, and granted by the Public Debt Office, Bank of Bengal, on submission of the undermentioned Government Promissory Note. Notice of loss has been given to the Public Debt Office, Bank of Bengal, and the undersigned is about to apply for surrender of the security: security :-

G. P. Note No. Amount,

Rs.

215110 1865.

10,000 Mirza Shajiat Ali. 31 p. c.,

Name of the Proprietor-Mirza Shajaat Ali. Residence-10, Hungerford Street.

NOTICE.

Unclaimed goods lying at the Custom House.

Marks.	Quantity.	Description of goods.	Steamers.
10 16 d		#5.	200
V. D. W. 4/5	2 cases	Cigare	" Neuenfels."
A. C. B	1 case	Do	" Rabenfels."
7358		to at the	
(068)	1 min	Guns	" Ceylon."
No. of the last	1960		
(1)	1	Do	" Jelunga."
V	7 8-		
418	1	Perfunied water	" Fooksang."
T. K	1 bag	Plour	" Namsang."
NO	1 bundle	Cotton goods	" Kumsang."
Thos. Cook & Sons	1		" Bengalen."
8. C	1 bag		" Dunera."
E. S. S	1	1200	Ditto.
J. H	1	-	Ditto.
т. м	1 ,,		" Itola."
M. K	19 bags		"G. Apcar."
Super Mantosh & Co, 8 B	1 package	100000000000000000000000000000000000000	Ditto.
<u> </u>	l case in	Samples per- fumed water.	" Lightning."
C. B. T C S	2 cases	Country tobacco	"Lunks."
1554	s (*	Rolled tobacco	"City of Lon-
Nii	1 trunk	W. apparel	"Dupleix."
H. U. A	1 bag	M. seed	" Warora."
S. D. & B	1 drum	Turpentine	"Shadwell."
В	100	AUDIE DE L	and maket
688 B	9 cases	Gun	" Workman."
1/3	0 181	and the same	
1890	1 case	Samples brandy	" Dupleix,"
W. C. W. T. S	1 drum	Moth, spirits	" Pasha."
The Ind. Trad- ing and Eng. Company.	1 parcel	Woollen samples	100

The above will be disposed of under section 88 of Act VIII of 1878 if not cleared on or before the 1st February 1911.

H. F. HOWARD, Collector of Customs.

Calcutta Custom House, The 9th January 1911.

The Commissioners for the Port of Calcutta.

NOTICE.

UNDER the provisions of section 118 of the Calentta Port Act, III of 1890, it is hereby notified that the 69% tons of Manganese Ore, lying at "B" shed, Kidderpore, Docks, will be sold by public auction to satisfy the Commissioners' charges, if not removed on payment of charges due on or before the 30th January 1911.

W. R. C. JEWELL, for Traffic Manager,

The 11th January 1911.

Estate Alexander Watson Christiana.

NOTICE is hereby given that Mr. Richard Francis Knight, of No. 46, Moti Lall Seal's Street, Calcutta, at present a patient in the Medical College Hospital, Calcutta, the executor of the last Will and testament of the deceased Alexander Watson Christiana, late of No. 8, Lindsay Street, and to whom Probate was granted on the 10th day of January 1898, has, by a deed of transfer bearing date the 13th January 1911, transferred the estate and effects remaining in his hands under the terms of section 31 of Act II of 1874 to the Administrator-General of Bengal. Administrator-General of Bengal.

HENRY T. HYDE, Administrator-General of Bengal.

3, Council House Street, Calcutta, the 14th January 1911.

Bruce Institution.

ANNUAL ELECTION, 1911.

THE Governors of the Bruce Institution will proceed on Tuesday, the 31st January 1911, to the election of not less than 20 Eurasian girls on the Bruce Foundation, if so many are eligible. Candidates must not, on the day of the election, be under five or over ten years of age. Preference will be given to orphans and to destitute children.

Forms of application may be obtained from Mr. F. D'Silva, Assistant in charge, office of the Bruce Institution, room No. 29, top floor, Writers' Buildings, Calcutta; and applications on this form only must reach the Office of the Secretary not later than Thursday, the 19th January 1911.

G. W. KÜCHLER.

Honorary Secretary to the Governors.

Calcutta, the 13th December 1910.

(1355-5)

Estate Chutterput Singh.

Estate Chutterput Singh.

In pursuance of two orders of the High Court of Judicature at Fort William in Bengal, made respectively of the 25th day of March 1902 and the 11th day of May 1906, the Official Receiver of the said High Court will put up for sale by public auction on Saturday, the 21st day of January 1911, at 12-30 ***. In his office in the said High Court, Calcutta, the property called and known as pargans Sreepur, tauzi No 1232, in the Purneah Collectorate, belonging to the above-mentioned estate, together with all arrears of rent due in respect thereof at the time possession is made over to the purchaser, unless the same has prior to that date been sold privately. The abstract of title and conditions of sale can be inspected at the office of the said Receiver or at the office of his Attorneys, Messrs. Orr, Dignam & Co., on any day before the sale and will be produced at the sale.

All particulars and information relating to the said property can be obtained at the office of the said Receiver or at the office of his said Attorneys on any day before the sale.

K. S. BONNERJER. Official Receiver, High Court.

High Court, Receiver's Office, the 9th December (1353 - 2 - 1453)

Notice to Creditors.

In the Goods of Ernest Benjamin Townsend, deceased.

PURSUANT to sections 320 of Act X of 1865 and 42 of Act XXVIII of 1866, all persons having claims against the estate of the abovenamed deceased, who died on the 25th day of February 1910, at Mahulia in the district of Singhbhum and to whose estate Letters of Administration with copy of Will annexed were, on the 5th day of December 1910, granted by the High Court of Judicature at Fort William in Bengal to Nigel Napier Blomefield are hereby required to send full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them to me, the undersigned, as Solicitor to the said Nigel Napier Blomefield on or before the 5th day of February 1911, after which date no claims will be admitted and the assets of the estate will be distributed. Dated this 5th day of January 1911.

A. VERE NICOLL,

Royal Insurance Buildings, Dalhousie Square, Calcutta, Solicitor to the said Nigel Napier Blomefield.

Phoolbarrie Tea Company, Limited, in Liquidation.

NOTICE is hereby given, in pursuance of section 186 of the Indian Companies Act, 1882, that a General Meeting of the Members of the abovenamed Company will be held at 25, Mangoe Lane, Calcutta, on Tuesday, the 14th February 1911, at 12-45 p.m. for the purpose of having an account laid before them, shewing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.

E. W. S. RUSSELL, Liquidator. Dated 25, Mangoe Lane, Calcutta, 10th January 1911. (49-1-46)

POST OFFICE.

DESPATCH OF SEA-BORNE MAILS.

MAILS FOR		g at the
United Kingdom and other places in Europe, America, East, West and South Africa (Letters and packets).	Thursday	At 7-15 P.M.
N.B.—The latest day for money-orders is Wednesday and for parcels 11 a.m. on Thursday. Australasian Colonies Straits Settlements, China and Japan Straits Settlements	24th Jan. 21st # ,, Saturday	8-30

Unless a later day is notified in the Rotunda of the General Post Office.

C. H. STUARZ, Presidency Postmaster

Dated Calcutta, the 16th January 1911.

NOTICE.

THE next annual stock-taking of the Indian Law Reports kept at the Bengal Secretariat Book Depôt will commence from the 1st April 19 1. The public are hereby informed that all issues of the said Reports from the said Depôt to subscribers and officials will be suspended during that month.

F. G. WIGLEY,

Secretary to the Bengal Legislative Council and Asst. Secy. to the Govt. of Bengal, Legislative Dept.

LEGISLATIVE DEPT., BOOK DEPÔT BRANCH, The 7th December 1910.

[†] On other days correspondence for Chins, Japan and Australasian Colonies is despatched to Tuticorin, so that it may proceed by the

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The Civil Service Regulations relating to Salary, Leave, Person and Travelling Allowance, fifth edition, Corrected up to 1st April 1910. Royal 8vo. Cloth. Rs. 2 or 3s. with appendices. (8s.) Appendices only, 8s. or 9d. (3s.) List of Officers appointed by the Government of India in the Finance Department. Corrected to June 1910. Royal 8vo. Paper cover. As. 4 or 5d. (1s.)

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DEPARTMENT OF COMMERCE AND INDUSTRY.

Annual Report on the Post Office of India for the year 1909-10. Foolscap. Board. Re. 1 or 1s. 6d. (3a.)

Administration Report of the Indian Telegraph Department for 1909-10. Foolscap. Paper cover. 8a. or 9t. (2a.)

Return of Wrecks and Casualties in Indian Waters for the year 1909. Foolscap. Board. (1sc. 1 sc 1s. 6d. (3s.)

COMMERCIAL INTELLIGENCE DEPART-

Accounts of the External Land Trade of British India for the months of April, May and June 1910. Royal Svo. Stitched. 8a. or 9d. (2a) each.
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Sea-borne Trade and Navigation of British India for the months of May, June and July 1910. Royal Svo. Stitched. 8a. or 9d. (2a.) each.

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Statistics of British India for 1908-09 and

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Accounts of the External Trade of British India for the months of July and August 1910 Nos. 4, 5. Royal 8vo. Stitched. 8a. or 9d. (2a.) each.

Statis ios of Cotton Spinning and Weaving in the Indian mills in July and

Statis ics of Cotton Spinning and Weaving in the Indian mills in July and August 1910. Royal 8vo. Stitched. 8a. or 9d. (2a) each.

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Annual Statement of the Sea-borne Trade and eavigation of British India with the British Empire and Foregn Countries in the year ending March 31st, 1910 and the four preceding years, to which are appended the accounts of the Trade of Aden and of the Freuch and Portuguese Possessions in India. Vol. I (Abstract and Detailed Table: of Imports and Exports). Euler Royal. 4to. Rs. 3 or 4a, 6d. (Re. 1.)

Variations in Indian Price Levels from 1861 to 1909 expressed in Ludex Numbers. Foolscap. Limp. 12a. or 1s. (2a.)

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Forest Pamphlet No. 16. Note on Best Season for Coppice Fellings of Teak (Tectona Grandis). Super-Royal 8vo. Paper. As. 4 or 5d (1a.)

Proceedings of the Board of Agriculture in India held at Pusa on the 21st February 1910 and following days with appendices. Foolscap, Paper cover. As. 8 or 9d. (2a.)

A Note on the Preservation of Bamboos from the attacks of the Bamboo Beetle or "Shortborer." Forest Pamphlet No. 15 (Forest Zoology Series), by E. P. Stebbing-7a. or 8d. (2a.)

Incendies En Foret (Forest Fires), by A. Jacquot. Translated by C. E. C. Fischer. Royal 8vo. Cloth. As. 14 or 1s, 3d (5a.)

ARMY DEPARTMENT.

Some practical points in the Design and Construction of Military Buildings in India. Royal Svo. Cloth. Rs. 3-5 or 5s. (5a.)

RAILWAY BOARD.

Administration Report on the Railways in India for the calendar year 1909. Foolscap. Limp cover. Rs. 2 or 2s. 8d. (6a.)

Classified List of the State Railway Establishment and Distribution Return of Establishment of Railways corrected up to 30th June 1910. Royal 8vo. Paper cover. Re. 1 or 1s. 6d. (2a.)

OTHER LOCAL GOVERNMENTS AND ADMINISTRATIONS.

Administration Report of the Jails of the North-West Frontier Province for the year 1909. Foolscap. Paper cover. As. 10 or 10d. (2a.)

Report on Vaccination in the North-West Frontier Province for the year 1909-1910. Foolscap. Paper cover. As. 5 or 5d. (2a.)

List of new books for sale at Thomason College, Roorker, which were not advertised before.

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Section V-Manual of Estimating, 7th Edition, 1908. (Reprint.) Rs. 3-12.

Thomason College Calendar for 1908. Rs. 5-2.

Examination question papers of the Thomason College Civil Engineer Class and Upper Subordinate Class Entrance Examination and the 4th grade P. W. Accounts Examination from 1905-1909, published by the Newul Kishore Press, Lucknow. Re. 1-4.

List of new books and periodicals for sale at the Library of the Asiatic Society of Bengal, 57, Park Street, Calcutta,

SOCIETY'S PUBLICATIONS.

Journal and Proceedings, Vol. 5. Nos. 2 to 11, at Rs. 2 each.

Memoirs, Vol. 2. No. 10, Jerrhipedes Opercules de l'Indian Museum de Calcutta. Par Mr. M. A. Gruval, at Rs. 2.

Ditto,

No. 11, Correlations of Areas of Matured Crops and the Rainfall. By Mr. S. M. Jacob, Le.s., at Rs. 2-8. Memoirs, Vol.

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Rasarnavan, Fasc. 2. By Dr. P. C. Roy, at Re. 1-4.
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Avadhan Kalpalata, Vol. I. Fasc. 7. By Rai Sarat Chander Das Bahadur, at Re. 1.
Mohabhasyapradipodyatya, Vol. 3, Fasc. 10. By Pundit Bahuballava Sastri, at As. 10.
Muntakhab-al-Labab. Part 3. Fasc. 1. By Major T. W. Haig, I.A., at Re. 1.

List of publications issued by the Meteorological Department from 1st July to 31st December 1910.

Monthly Weather Review from April to September 1910. (Illustrated by 7 plates.) Quarto Paper cover. Re. 1 per month.

Annual Summary of Monthly Weather Review, 1909. (Illustrated by 6 plates.) Quarto. Paper over. Rs. 3.

Memoirs of the Indian Meteorological Department, Vol. XX, Part 8. By George C. Simpson, D.Sc. (Illustrated by 2 plates.) Quarto. Paper cover. Reg. 3.

List of new books published by the Geological Survey of India during the weeks ending 24th September, 8th October, 12th November, 19th November and 24th December 1910.

Records of the Geological Survey of India, Volume XXXIX, 1910. By Sir Thomas H. Holland, K.C.L.E., D.Sc., F.R.S., and L. Leigh Fermor, D.Sc., A.R.S.M., F.G.S. (with Plates 1-8). Rs. 2.

Records of the Geological Survey of India, Volume XI, Part I. Directof, Geological Survey of India. Re. 1.

Records of the Geological Survey of India, Volume XL, Part II. T. H. D. La Touche, Esq., B.A., F.G.S., Offg. Director, Geological Survey of India, Re. 1.

Records of the Geological Survey of India, Volume XL, Part III. Director, Geological Survey of India, Re. 1.

Memoirs of the Geological Survey of India, Palæontologia Indica. Series XV, Vol. IV. Fasc. 3. By Dr. Victor Uhlig. Rs. 8.

Records of the Geological Survey of India, Volume XL, Part IV. Director, Geological Survey of India, Re. 1.



The Calcutta Gazette.

WEDNESDAY, JANUARY 25, 1911.

PART II.

Adbertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this Part of the "Gazette" cannot be received after Noon on Monday.]

LAND SALE NOTICES.

Notification B.

TOTICE is hereby given, under sections 5 and 13, Act XI of 1859, that, unless the arrears mentioned below are paid on or before the next latest date of payment, viz., the 15th February 1911, the undermentioned estates or shares of estates in the district of lasore will be put up for sale at the office of the Collector of that district on the 3rd March 1911 at 11 a.m. for the said

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a arate account is kept for that share:—

usi lo,	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be soid.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.	Nature and amount of demand for which to be sold,
1	3	3 30 192	Ship or	The state of the s	i pari	0 2 2 E	8 1 1	9 9	. 10
	PERSONAL TIMES	Ra. A. P.	1700	A.	7 - 12 14 15 - 1	Ra, A. P.	Rs. A. P.	Bs. A. P.	Rs. A. P.
B1	Taluk Panpur, par- gana Bhera.	7,186 0 0	Share	9n. Sp. 11kt. 6b. 6g. 1 101017281bed.	Babu Amrita Lall Chakravarti, common manager of Kar family of Balasore,	4,172 5 11		1,729 10 8	1,722 10 3 For 1910 N. Estate under attachment
		0.00	l fermi		2 10 10	At Land	48004	Sharear 1	by order of Judicial
84 R	Ma. Mangalpur, par- gana Bhera.	1,237 0 0	Do	11s. 1p. 7kt. 6b. 17g. 2\$be4	Ditto	859 4 4		837 13 0	337 13 0 For 1910 N.
H 39	Taluk Malda, parguna Dhamnagor.	3,770 0 4	Do	7a. 13kt. 8b. 17g, 2k. 3 _{7s} bed.	Munshi Latifer Raha- man Ahamad, of Isaf- pur, pargana Randia- orgara and others.	1,661 9 11		86 14 4	86 14 4 For 1910 N. Do.
6	Taluk Kasba Kamar- da, pargana Kamar- da Chore.	3,565 0 0	Do	3a. 7p. 5kt. 18b. 15g. 2k.	Sri Chandan Bhuyan Brindabon Chandra Rai, of Gar Rantrapur, pargana Sahabander,	803 15 6		101 13 11	101 13 11 For 1910 N. Do.
308	Tappa Narainpur, pargana Satmalong.	4,217 0 0	Whole	The second second second	Bhuyan Surendra Nath Sinch Das Ranabhim Mohapatra, of Jam-		2,107 1 11		2,107 15 11 For 1910 N. Do.
BO B	Tappa Prusando, par- gana Soso.	9,258 0 0	Share	18a 14kt. 3b	kunda, pargana Sat- malong and another. Balavadca Prasad Das itajkumar Bairigan- jan Bhuyan Moha- patra, of Gopinathpur,	8,713 9 3		89 14 4	86 14 6 For 1910 N Do.
		Note the			killa Manea pur, par- gana Banchas and others.	Service Anna Property		Up of MEAS	1.

A .- All other shares than that specified will be excluded from sale,

Notification A.

NOTICE is hereby given, under sections 6 and 13. Act XI of 1859, that the undermentioned estates and shares of estates in the district of Balasore will be put up for sale at the office of the Collector of that district on the 3rd March 1911 at 11 A.M., for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Taux No.	Name of mahal and pargana.	Sadar jan of wholestate.	le ostate	iole is to	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jam of such share.	estate is to	share is to
1		8 0			1 6	6	7	8	9
877 B	Kist, killa Ambahatta pargana Ambahatta, Kilia,	Rs. A. 895 18	P. Share		Па. 11р. А.	Lal Behari Das and others of Panichhater, pargans Banchas,	Rs. A. 1 667 3	P. Rs. A. F	Rs. A. 1 49 5 For 19 Novr.
P49	Taluq Erishnapura, pargana Ankura,		0 Do,		7a. 9p. 4kt. 2g. 1k. 1944, bed.	Nilmadhab Parhi and Ba- rada Prasad Parhi of Bram, pargana Ankura		0	32 13 For 1910 N.
876 EL	Taluq Purusettompur, parasana Balikhand.	5,666 0	0 Do.		8a. 2p. 2kt. 12b	and others. Chowdhory Lakshmikants Misra Nisankha Moha pater and others of Purusot tompur, pargana Ball-	1 17		468 9 For 1916 N.
2	Ditto	5,666 0	0 Do.		1a, 7p. 14kt. 5b, 8g. 3k	khand. Gauri Shyam Misra of Purusottumpur, pargama	581 13		160 14 For 1810 N.
869 R	Talıq Kundy, pargana Basta Havelli.	1,112 - 8 1	Do.	-	15a. 5p. 1kt, 8b. 10g. 2k. 3 bed.	Lala Surendra Nath Ra and others of Lakshman- nath, pargana Chak Ismail- pur.	(34,500,000,000,000		277 5 S For 1910 N.
185	Pachhalo, pargana Bayang.	1,534 0 0	D ₀ .	-	10a. 8p	Sujan Dei and Dole Gobind Naik, minor's mother and guardian, Suna Dei of Kasimpur, pargana Bayang			880 7 8 For 1908 an 1910 Novr.
885	Pachhalo, pargana Bayang.	1,534 0 4	Do.	5	5a. 4p	Gauri Charon Neit of	1		_ 152 10 6
086 R	Taluq Guruprasad, pargana Bayang.	2,193 0	O Do.	7	7a. 5p. 7kt. 13b. 18g. 1k. 1kt.	Kasimour, pargana Bay- anz and others. Ram Krishna Bose of Kot- har, pargana Bayang and others.	000 0 0		For 1908 N. 32 8 7 For 1908 N.
086	Ditto	2,103 0	0 Do.	3	Sa. 11p, 11kt. 15b. 18g. 1k.	Radhasyam Das of Kanta- pari, pargana Dhamnagor,	521 6 10		- 66 7 11
1	Kist. taluq Guru- prasad, pargana Bay- ang.	1,585 0	0 Do.		8a. 6p	Munshi Latifer Raheman Ahamad of Isufpur, par- gana Randiaorgara.	1		For 1908 N. 330 7 1 For 1908 an
181 R	Taluk Panpur, par- gana Bhera.	7,180 0 (Do,	1	9a. Sp. 11kt. 6b. 6g. 0k.	Babu Amrita Lall Chakra varti, sommon manager o Kar family of Balasore.	4,172 3 11	O	1910 N. 1,722 10 3 For 1910 N.
61	Ditto	7,180 0 0	Do.	5	2a. 7p. 14kt. 4b. 4g. 3k. 3 222 1225 bed.	Ditte ditto	The second state of the	•	592 15 6 For 1910 N.
184 IL	Ma. Mangalpur, par- gaoa shera.	1,237 0 (Do.	1	11a. 1p. 7kt. 6b. 17g. 0k. 20 bed.	Ditto ditto		0 82 0005 301 mm 2 2	337 13 0
10	faluq Malda, pargana Dhamnagor.	8,770 0 4	Do.	1	7a. 13kt. 8b. 17g. 2k. 3 ₁ 7 _g bed.	Munshi Latifer Rahaman Ahamad of Isafpur, par- gana Randinorgara and	1,661 9 11		For 1910 N. 86 14 4 For 1910 N.
	Taluq Jahangir, par- gana Dhamnagor.	4,468 9 1	Whole			others, Ramnarain Chowdhury of Sundri, pargana Sunhat and others,	and the second	267 8 10 For 1910 N.	
	Jahal Kasba Kamar- da, pargana Kamar- da Chore,	3,505 0 0	Share	1	0a. 10p. 12kt. 7b. 2g. 1k.	Chowdhury Radhanath Rai Mohapatra of Kasba Kumarda, pargana Kamar- da Chore and others.	2,425 13 8		For 1910 N.
5	Ditto	8,565 0 0	Do.	W.	ACTIVITIES AND ADDRESS OF	Srichanden Bhuyan Brinda- bon Chandra Rai of Gar Rantrapur, paymen Chan	803 15 6		101 13 11 For 1910 N.
7 P	atnajat Bagbrinda- pan, pargana Khejuri.	1,242 4 9	Do	100	0a	Sudersan Prasad De of	776 7 0		
3 K	lla Raghunathpur, argana Kurai.	2,810 0 0	Whole			Barabati, pargana Suna- hati, Balayadra Prasad Das Bhuyan Repriganjan Mohapatra of Gopinath- pur, Kitla Marabata		3 2 0	187 11 0 For 1910 N.
Ti	ppa Narsinpur, argana Satmalong.	4,217 0 0	Do		···· 1	gana Brnchas, etc., and aucther, Bhuyan Saranda N	(中) 于(N)()	For 1910 N.	draw man
Δ.	D. ma. Dobeahi	9,889 0 0	Share	2		of Jamkunda, pargama Satmalong and another.	1 1 1 3 d	9,107 15 11 For 1910 N,	
M	hal Bishnupur par	3,816 a o	Whole		MY COMPRESSOR STATE OF THE STAT	Bhagirathi Lenka and others of Balajitpur, par- gana Randiaorgara.	1,070 2 8	- Control	148 0 10 Por 1910 W
	ann Sahabander.			100	A DOUGHALL AND A STREET	Brindabon Bhuyan Brindabon Chandra Rai of Gar Rantrapor, par- gana Sahabander,	77	1.108 0 0 For 1910 N.	For 1910 N.
Es In	ppa Prusando, par- na Syso.	9,868 0 0	Share	15a	A. 14kt. 3b 1	Balavadra Prasad Das Rajkumar Bairiganjan Khnyan Mohapatra of Gopinathpur, kills Mungal- pur, pargana Banchas, etc.	8,718 9 3	-	86 14 4 For 1910 N.

. Notification A.

OTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Cuttack will be put up for sale at the office of the Collector of that district on the 20th March 1911 at 12 A.m. arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a arate account is kept for that share.

uzi io.	Name of mahal and pargana.	Safar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jams of such share,	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
		3		Merakakan 1978 binasal melikusak Kulangga mengal dan panggan dalam	r ye trug again or or	7.11	8	
89	Kt. Ta. Kalimegha, ph. Jajpur.	Rs. A. P.		Kt. 11a. 3p. 12b. 14g. 1c. 2bd. comprising all other manzas and shares of manzas except 12a. 4p. 10kt. share in ma. Sathibati. 1 anna in Ponas, 7 annas in Bhatsahi and 1a. 3p. 15kt. in Ichbipur, which constitute an interest of 4a. 9p. 19kt. 3b. 5g. 2c. 2bd. of the esiate to be excluded from sale.	to the of the A	Rs. A. P. 1,137 7 0	Rs. A. P.	Ra. A. P. 201 11 6
766	Patne Ekramnagar, ph. Sanghara,			Kt. 8a. 11p. 2kt. 17g. 2c. comprising all other mauzas and shares of mauzas in the estate except 7a. 1p. 4kt. share in ma. Jaunkoti and Mirjapur, 8a. 8p. in Harigol, Buhalo, Chama igol, Buunpati, Patpur, Kulia, Khandagan, Matkaipur, Mahajanpur, Rautpati Bara and Banahara, 6a. 8p. in ma. Rusua, 2 annas in ma. Nunhar, Jignipur, Riso und Nichintakoili, and entire mauzas Bangura and Kuhunda which constitute an interest of 7a. 17kt. 18b. 2g. 2c. to be excluded from sale.	Security in the security of th	598 4 0		94 13 5
816	Kt. ma. Sauria, ph.	1,020 0 0	Whole				210 0 0	
1653	Alti. Kt. Killa Ghagra- damarpur.		_	Kt. 11a. 2p. 1kt. 15b, comprising all other mauzas and shares of mauzas in the estate except entre mauzas Trilochenpur, Aliha and Chak Aliha which constitute an interest of 4a, 3p. 18kt. 1t, to be excluded from sale.	100 years	1,074 7 0		165 11 6
2175	Ta. Ganesh Presad, ph. Hariharpur.	1,413 9 0	Whole	_			708 4 10	
2623	Ta. Gajendra, ph. Painda.	557 0 0	Do	<u></u>		1	128 0 0	
2670	Ta. Niali, ph. Deogán	•	-	Kt. 15a. 3p. 12kt. 4b. comprising all other mauzes and shares of mauzes in the estate except 10a. 11p. share in mauza Athaspur alias Arishpur which constitute an interest of 8p. 7kt. 12b. to be excluded from sale.		1,627 13 0		23 2 0
2741	Ta. Bhatpara, ph. Kate.	earles II v	d troids man	Kt. 15a, 7p, 15kt, 14b., in each of the mauzas of the estate excluding 4p. 4 kt. 2bd.	real too reft to the	568 4 0	ar at large	11 6 10
2831	Ma. Alapur, etc., ph. Sujanagar,			Kt. 11a. 4p. in each of the mauzas of the estate excluding 4a. 8p.	d a visite of a \$2 or dental per depending from a part	868 7 0	λ legisteds onto out	100 0 7
9837	Ta Gopinathpur, ph, Jainabad.			Kt. 11a. 10p. 14kt. 2g. 2c. 3,bd. comprising all other magras in the estate except entire mauzas Bharisol, Pratapsasan, Lekudi, Hirapur, Raigurubasudeipur, Naçpur, Puransasan, Puranpadhan, Panikota, Samalaissan, Kani, Begunia, Titra, Nimpur, Tala, Kaappur, Bhagbanpur, Gaithipur, Barasan, Nacilo, Kalio, Ugurupur, Anjira, Hejipur, Kantar, Sasan, Sidhole, Tentoi, Sauto, Salijange, Arabole, Puran, Salpalbank, Tihud, ph. Khandi, Sarmai, Alikanta, Thailo, Gudrailo, Kansabulhabpur, Salamang, Kanhupur, Ranpur, Aitkana, Alabhar, Bakharabad, Mangpur, Ambasal, Baragar, Tertang, Botigan, Majhikuara, Nanilo, Sanpur, Haripa, Urali, Kathicingha, Apandara, Dondo, Kaduapara, Jaitalang, Amarsingh,		3,397 5 0		191 19. 3
				Dondo, Kaduapara, Jaitalang, Amarsingh, Badilo, Sarana, Karada, Sudah, Daruda, Nahang, Polo, Aradol, Tulang, Badijanga, Bhansa, Kafarapara, Singharpur, Koklipur, Digoda, Surailo, Karamang, Podruda, Nanlo, Tampara, Sankarsahi, Mulugan, Nasik and Sadhupur which constitute an interest of sa. 1p. 5kt. 15b. 17g. 1c. 1bd. to be excluded from salo.	mamus 4		1981 1811 190	
3370	Ta, Kasba, ph. Ahiyas			Kt. 5a. 4p. 4kt, in each of the mauzas of the estate excluding 10a. 7p. 15kt.		889 4 0		95 6 0
3601	Ta. Ijapur, ph. Katia	1,462 0 0	Whole				182 12 0	
3845	Ts. Balabhadrapur, ph. Tikan.	2,206 0 0	Do	_	100		95 0 0	
8835	Ta. Achhutananda, ph. Kate,	797 11 0	Do				98 13 0	••••

Cuttack Collectorate, the 20th January 1911.

BEAJA D. HAJABA, for Collector.

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Ransghat-Murshidabad branch of the Eastern Bengal State Railway, in the district of Nadia, will be put up to sale at 12 o'clock on Thursday, the 2nd March 1911, corresponding with the 18th Falgun 1317 B.S. Fusli, at Krishnagar in the Land Acquisition Deputy Collector's office.

The purchasers of the several plots of land will be subject to the following conditions:-

2st.—The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the Railway boundary, or to plough the land nearer than 3 feet from the same.

2nd .- If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.

3rd.—If the amount of purchase money exceed Rs. 100, one-fourth of the amount must be immediately deposited.

If the balance be not paid by noon of the fitteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

The plots of land will be sold revenue-free to the highest bidders.

5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Board confirming the sale.

5	Name of	Pargana	Number of mile on which	Situated on which	APPROD ABEA OF BIGHAS ACR	LOT IN	LAND EX PROM SAI EACH	LE PROM	Commence- men; and termination	Boundary of lot.
numper.	district.	and mauza.	land is situate.	side of the railway.	В, к. с.	A, R. P.	Reasons for exclusion,	А. В. Р.	of lot.	
-	Nadia	Parsana Bag- wan, mauza Bahadurpur.	Mile No.	Situated on the right side of the kailway.	38 17 4-66	12 3 15-64			and the	To be sold in one lot.

Krishnagar, the 9th January 1911.

J. A. EZECHIEL, Collector.

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land no longer required by Government, situated along the Ranaghat-Murshidabad branch of the Eastern Bengal State Railway, in the district of Nadia, will be put up to sale at 12 o'clock on Thursday, the 2nd March 1911, corresponding with the 18th Falgun 1317B.S., at Krishnagar in the Land Acquisition Deputy Collector's Office.

The purchasers of the several plots of land will be subject to the following conditions :-

- 1st.—The purchasers will have no power to make any excavations on the land nearer than 15 efect from the railway boundary, or to plough the land nearer than three feet from the same.
- 2nd.—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.
- 3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited.

 If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

4th .- The plots of land will be sold revenue-free to the highest bidders.

5th. -The purchasers shall be put in possession on receipt by the Collector of the orders of the Board confirming the sale.

IIV8 IG	Name of district.	Pargana	Number of mile on which	Situated on which	APPROXIN OF LOT II AND IN	N BIGHAS ACRES.	PROM B		Commence- ment and	
No.	district	and mausa.	land is situate.	side of the railway.	В. к. с.	А. в. р.	Reasons for exclusion.	A. R. P.	termins-	Boundary of lot
1	Nudia	Pargana Mam- joania, mauza Ula,		Situated on the right side of the Railway.	7 12 6'88	2 2 3 12	-		9	To be sold in one lot.

District Charitable Society.

Cash Accounts for the month of November 1910.

Budget for 1910,	RECEIPTS.		Total.	Total from 1st January to 30th Nov- ember 1910.	Budget for 1910.	Expenditure.		Total.	Total from 1st January to 30th Nov. ember 1910.
Rs.		Es. A. P.	Rs. A. P.	Rs. A. P.	Ra.	Poor Relier— Through District	Re. A. P.	Rs. A. P.	Rs. A. P
	GRANT-IN-AID-	1,200 0 0		13,200 0 0	13,566	Through District Committee.	1,121 0 0		12,445 0 0
14,400 3,000	Government of India ,, Bengal A. H. Bepair Grant	250 0 0	SECTION RATE	2,750 0 0	27,576	Through Indian Committee.	2,156 2 0		25,917 2 (
	A. H. Repair Grant		1,450 0 0	200	10,410	Through Central	818 8 0		8,724 0 (
				15,950 0 0	900	Office (Pensions). Through Central	75 0 0		873 0 (
	PUBLIC SUBSCRIP-				2,500	Office (School fees). Through Central Office (Private	140 6 0	The tax Majoria	1,926 0 1
7,165	Recurring	*213 0 0		*7,317 0 0	8,900	Through Commis-	160 1 6		2,560 3
7,500	New	1207 0 0	MIC SHEET AND	16,055 2 0	350	Railway Passes X'mas Dinner			324 8
500 150	X'mas Dinner Donations to Indian			450 0 0	500	X'mas Dinner		4,471 1 6	299 12
100	Committee.		480 0 0	13,822 2 0		ALMS HOUSE-	- Table 1		53,069 10 ;
					3,804	Establishment and Enquiry Officer.	317 0 0		3,487 0
	BANK INTEREST— General Reserve Fund			280 0 0	15,300	Dieting	923 7 0 164 3 0		13,860 9 :
30,980	Trust Funds "A"	4,737 4 3		81,980 4 9 15,728 9 11	650	Clothing and Bed-	109 3 0		690 10
15,610		5,283 4 0	10,020 8 3	47,933 14 8	180	Repairs	551 4 6	7 14	7 14
				4(1000 14 8	5,950 8,055	Bakery Workshed	551 4 6 185 14 6	Call I	5,614 2 7,627 12
	RELIEF REPUNDS-		we ned		2,000	Block and Machinery			1,555 9
1,500	Casual Special	67 11 0 134 15 0		1,265 11 0 2,155 3 3		Poultry yard	******	2,141 13 0	73 6 8
			202 10 0	3,420 14 3			A 1 But		34,803 15
. 6,980	ALMS HOUSE-	224 15 3	Ca 23	6,114 10 6	7,542	Establishment	433 13 3		5,488 5
9,848	Workshed	703 14 0	928 13 3	8,270 14 9	360	Collections.	22 6 9		320 16 1
				14,385 9 3	500 840	Auditing	45 0 0		574 13
	DEPOSITS		26 4 0	691 6 9	550 650	Rent Contingencies Printing and Adver-	6 5 6 38 9 9		326 18 1 864 3
	DESOUZA HOME- From Official Trustee	557 18 3	13,108 3 6	96,203 14 11 5,402 0 0	000	tising-	30 9 0	546 2 6	-
	Extended the second	007 10 0	557 18 3	0,403 0 0		-		- 1	8,045 1
	Corpus of new trust			9,000 0 0	75	Bank Charges			94 0
	in G. P. notes. Corpus of new trust				50	Interest on over-	20 7 7	1	77 6 1
	in cash. Legacies				PERSONAL PROPERTY OF THE PROPE	drafts.	100	20 7 7	171 5
*****	Security deposits	*****		8,280 4 6	10111	DEPOSITS	41 4 0		676 6 6
*****	G. P. Notes with- drawn from Bank's safe custody and		23 W 74 B	Fig. 5			1000000	41 4 0	
	sold.					DESOUZA HOME- Payments as per	141 11 1	7,820 12 7	96,766 7 1
		10 × 1	- 10 m	A CONTRACT	******	Payments as per account.	541 11 3	F41 11 0	5,382 14 (
				Transfer In	. 34			541 11 3	
	Smr at a state of	1.11	OF THE R		N-12	G. P. Notes deposit-			10,500 0
				100 m 200	e del late :	ed in Bengal Bank for safe custody.	1	3.2	No.
		A 518		-		Security refunded	****		3,000 0 (
1,00,673	Total		13,666 0 9	1,21,886 3 5	•1,07,878	Total		7,762 7 10	1,15,649 5

Rs. 98 or Rs. 763 from Indian public. Rs. or Rs. 906 for Rajendra Mullick Charity. † Rs. 25 or Rs. 616 from Indian public.
 360 S. M. Kumudini Dasi.

MEMO.

Opening balance on 1st January 1910	Rs. a. P. 363 6 8	Rs. A. P.	Bank overdrawn on 1st January 1910 Rs. A. F. 4,218 2 8
One cheque sent last year but credited in January 1910	271 0 0	684 6 5	Total payments from 1st January to 1,15,649 5 2
Total Receipts from 1st January to		1,21,886 3 5	Cash in hand on 30th November 1910 378 7 1
Bank overdrawn on 1910			Balance credit in Bank 2,274 10 11 1,18,308 7 2
Total		1,22,520 9 10	Total 1,23,520 9 10

CALCUTTA,

The 15th December 1910.

MOHAN LAL,

Cashier.

J. J. HEADWARDS, CAPT.,

Secretary

QUARTERLY STATEMENT MADE UP TO 31ST DECEMBER 1909.

された			WHOLE DI	Wнога Disburgrars.		Portion of balance	13	
Estatis.		Whole amount of receipts.	Dividends paid.	Other payments.	Balance.	applicable to dividends now payable.	Net balance.	Probable outturn of the dependencies.
		D.	Be . B	Rs A P	Rs. A. P.	Rs. A. P.	Rs. A. P.	
Aloung A. C.	7	9.01.087 1	. 00	48	9.789 0 3	8,954 5 1	804 11 2	Nothing further recoverable
	:	1 21 600 K	4	23.086	12	1,109 15 0	865 13 3	Ditto ditto.
1111.am	:	2 678 8		1.845 4 3	3 3	625 11 6	207 8 4	
ОЖов		8.40.361 11	1 6.92,443 5 11	1,88,990 12 9	8,927 8 5	8,621 4 0	306 4 5	Ditto ditto.
	:	1.67.558 10	4 1.26,068 18 5	30,521 2 3	8 01 896	946 1 5	22 9 3	Ditto ditto.
		450	11	3,747 4 1	5,891 3 8	5,496 3 11	394 15 9	
		1.024 5	9	894 15 9	576 15 8	129 2 7	447 13 1	
lace & Co.		24,142,11	7 16,856 2 7	6,404 3 1	1,382 5 11	4 1,268 10 4	113 11 7	1000
		1.806 12	9	953 9 3	853 3 3	733 0 2	120 3 1	
E Co		17.234 12	9 8 6.630 9 6	8.863 2 11	0	2,058 0 4	683 0 0	
		19018 9 1	1 8,134 4 9	8 242 15 4	2,636 5 10	1,207 8 8	1,429 2 7	
*		1,989 8	10	348 5 8	640 8 8	45 8 8	595 5 6	
. (2nd)		4.963 9	4 2,787 14 2	1,560 1 9	6	264 8 2	851 1 8	
F. Acerboni & Co.)		20,143 7	00	2,086 13 1	-		2,560 18 9	
		11.461 10	15		0	1,229 10 10	114 6 0	
•			1	2,540 9 5	6 2 899			e i
	;	7,545 1	7 5,330 4 5	1,296 2 8	918 10 11	918 10 11		
keriee		29,301 1 1	14	17.419 13 2	7,995 6 5	115 11 9	7,879 10 8	Ditto ditto.
		13,788 9	3	4.861 10 10	9,376 14 5	******	9,376 14 5	Outstanding : in course of recovery.
Chackerbuttv		2,501 8	6	766 15 5	1,734 4 4		1,734 4 4	Nothing further recoverable
		18	9 2,787 15 7			130 1	1,659 0 9	Ditto ditto.
(0.)	:	14	1,7	50,486 5 4		23,386 11 10	2,959 0 6	Outstanding: in course of recovery.
hur Chund	ler	12		80 0 0	502 12 8		502 12 3	Nothing further recoverable
. Hazra and Sochinandan Haldar).			The second second					
	:	8,788 7	5 2,407 6 6	180 14 3	1,200 2 .8	638 8 9	561 9 11	
	:	2,000 0	0		0		2,000 0	
Allan, Arthur, P. account	:	588 14 10		***	588 14 10	258 10 0	880 4 10	
The state of the s	1	8	6 8,04,469 8 4	2,55,181 14 1	1,665 2 1	718 10 2	951 7 11	1 Ditto ditto.
	:	14	100	13,425 1 11	6,475 2 0	6,364 3 4	110 14	
d & Co.	:	8	4,6	8,82,816 8 0	7,442 15 5	6,618 1 2	824 14	
tapie	:	0	0 8,047 9 5	5,625 0 6	1,562 6 2	1,445 10 8	116 11	6 Diffo ditto.
		T MAN T		C . C	1 000	2 1 202	A CALL THAT	

			of recovery.	. iple.
ditto. ditto. ditto. ditto. ditto. ditto. ditto.	ditto. ditto. ditto. ditto. ditto.		0	Ditto ditto. Ditto ditto. Ditto ditto. Nothing further recoverable.
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Ditto	Ditto Ditto	Ditto Ditto Ditto Ditto Ditto Ditto	Ditto Ditto Ditto Ditto Ditto Outstanding	Ditto Ditto Ditto Nothing f
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08781001	4980 A88	4048-8-08	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	64 ⊗ 88
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1,886 2,200 928 15,504 1,150 1,1890 8,480	538 5,823 620 794 1,203 520 780		8,188 590 1,260 1,115 1,115 778 594 6,463	904 20,205 6,308 2,706 502
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2,28 2,168 2,168 2,384 30,736 39,736 3,226 3,226 16,555	116,279 1,16,279 2,449 128 74 1,661	30 629 79,427 71 11,441 24,991 37	293 2,209 4,398 2,853 2,089 1,443	1,923 1,923 622 76 10
	0118 0281	0 K H M M M M	E & 4 0 0 10 0	10
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49 49 1,112 89,288 1,661 11,202	1,024 18 86,824 1 29 11 1,010 14 857 10	893 8,548 465 84,854 2,279 812	3,807 642 424 3,184 2,778 710 6,015	1,120
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4,149 4,000 2,200 4,425 1,85,530 8,802 16,819 104,279	6,180 1,58,927 3,100 794 2,887 1,452 2,849	562 3,580 92,826 1,698 46,979 35,599 35,599 1,561 1,571	6,794 2,201 3,894 8,648 8,653 2,004 6,997	1,029 28,249 6,980 2,783 612
Bluett, James Bagot, W. N. Bhoobun Mohun Mitter Bisso Nath Mandal and others Badoo Lal Shaw and another Baldeo Das (Buldeo Das Chattoorbhooj) Bhoremull Gandaka Bungshee Dhur Khettry and others	(Nannoomull Khettry). Belletty, M. Bhoobun Mohun Banerjee and another Bhola Nath Das Brewcester, C. C., and William. Nicol (Wilson, Mackenzie & Co.). Baker, F. W. (separate account) Bheekum Chand Ratty Bungsheedhur Singhania (Kriparam	441141144	Barrow, C. F. Beer Chand Coondoo and another Bisescur Lall Gowen Lall (Radha Kissen Kotary). Bal Chand Khosal Chand and others Bhadoo Mull Baroda Kanto Praménick Baboo Lall and others (Hurnund Roy	Baboo Lall). Brojo Gopal Chatterjee Bhimraj Sekhtaya and another (Sobharam Bhimraj). Bhairodan Jamar and another (Bhairodan Sobha Chand). Bhugwan Das and another
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	(Nannoomull Khettry). Belletty, M. Bhoobun Mohun Banerjee and as Bhola Nath Das Brewcester, C. C., and Willia (Wilson, Mackenzie & Co.). Baker, F. W. (separate account) Bheekum Chand Ratty Bungsheedhur Singhania (Sookdoyal). Benode Kanto Nathuck and another Bhujendro Bhusan Chatterjee Beer Nursing Dutt Bhubun Mohun Das Bucktwar Chand and Balkissen Brij Mohun Dobey Briggs, W. M. Bowen, S. W.	Barrow, C. F. Beer Chand Coondoo and another Bal Chand Neem Chand Birsessur Lall Gowen Lall (Radha K Kotary). Bal Chand Khosal Chand and others Bhadoo Mull Baroda Kanto Praménick Baboo Lall and others (Hurnund	other ther
itter and other d another o Das Ch Khettry	Khettry). n Banerjee and c., and Wil ckenzie & Co.). separate accoun d Ratty Singhania	ck ar atter Balk	and and Lall Lall hand	and an anothe
Mittal and a leo I ka	Chet Ban J., s enzie parat Ratt	athu in Ch int Das and ey	ndoo owen owen cal Cl	r and ar
Mand (3rd (3rd aaw a Buld andal	Das C. G. Wack	to N Shusa Shusa Shusa Dubun Dob M. V.	Khosen and and and and	ekhti Fama and).
Bluett, James Bagot, W. N. Bhoobun Mohun Mitter Bisso Nath Mandal and othe Bodry, John (3rd) Baboo Lal Shaw and another Buldeo Das (Buldeo Das C) Bhoremull Gandaka	(Naunoomuli Khettry) Belletty, M. Bhoobun Mohun Banerjee Bhois Nath Das Brewcester, C. C., and (Wilson, Mackenzie & Baker, F. W. (separate a Bheekum Chand Ratty Bungsheedhur Singha	Sookdoyal). Benode Kanto Nathuck and an Bhujeudro Bhusan Chatterjee Beer Nursing Dutt Bhuban Mohun Das Bucktwar Chand and Balkissen Brij Mohun Dobey Briggs, W. M. Bowen, S. W.	Barrow, C. F. Beer Chand Coondoo and Bal Chand Neem Chand Bi-sessur Lall Gowen Lall Kotsty). Bal Chand Khosal Chand Bhadoo Mull Baroda Kanto Prammick Baboo Lall and others	Baboo Lall). Brojo Gopal Chatterjee Bhimraj Sekhtiya and ano Bhimraj). Bhairodan Jamar and anot Sobha Chand). Bhugwan Das and another
so N. liry, deo L. deo J. deo	(Naunoom Belletty, M. Bhoobun M. Bhola Nath Brewcester, (Wilson, Baker, F. W. Bheekum C.	Sook mode of the north of the n	irrow ler C la Ch la Ch la Ch ladoc ladoc ladoc	Bab rojo himr Bhir hairo Sobh hugw
Ban	Bah Bah	THE REPERE	A A A A A A A	四日 日 日日

	in the same	W ноги Dізви	BURSEMENTS.			Mr. 2 - 6.44	
Бетатез	Whole amount of receipts.	-	Dividends paid. Other payments.	Balance.	Portion of balance applicable to dividends now payable.	Net balance.	Probable outturn of the dependencies.
Golvin & Co.	-	Bs. A. P. 1,36,470 10 10		Rs. A. P.		Rs. 4. F.	Nothing fastlos seconososkie
Gannyram Chomes Lall	99,959 11 1	72,895 6 5	= "	6,800 9 4	13	221	Tollo Int
Cockerell & Co.	0 10		2 4	7,046 3 3	50	344 18 5	Ditto ditto.
Canny Lall Burral and another	5.413 5 4	2.747 14 8	2,990 11 5	540 10 7	682 14 8		
& Co.	11 1		120	12,191 12 8		1	
Carr, Robert	and the second	11	7	608 6 5	603 6 5	936 9 10	Ditto ditto.
Child w C	99 01 10 6	18 500 6 0	4 704 11 10	786 8 9	542 11 1		
Christophoridi, C. (1st)		00	784 2			9 9 9	Ditto ditto.
Colei, George (Perry & Co.)	8,018 10 4	1,810 12 1	987 1 11	770 12 4 76 441 0 8	67 589 10 5	0 0 0 0	
ew Prasad	11	19,348 5 2	19,610 14 10		-	20.00	
Cohen S. E. and E. E. Cohen	1.806 3 0	280 1 10	1,092 4 4	1,625 14 9	888 8 11	1,242 10 10	
Xanto Shaw	-	6,815 7 7	36,831 6 6				Ditto ditto.
Coveries Romanies	1,716 8 0	157 11 7	119 8 2	768 4 3	610 18 5 690 2 6	78 1 0	
Collins, W. R.	9			2,581 6 8		2,581 6 8	
Creft, J. R., and another (Croft, Wells & Co.)	9,022 11 6		4,704 0 0	4.318 11 6	1,160 3 1	4.318 11 6	Ditto ditto.
Chogemull Chota Lall	12	14	00 ;	1,050 11 2	=		
Choonee Lall Boid and another (Chogemull	6,620 14 3	8,756 5 8	1,786 2 0	1,128 6 7	875 5 11	181 10 2 253 0 8	Ditto ditto.
Maloom Chand).	00 0	12,918 0 9		2,678 18 6	1,482 12 5	-	Ditto
Choose Lal Doddhoria and another	1,990 12 3	597 10 0	04,423 11 4 - 149 10 9	40	6,904 4 0	978 1 10 \$29 3 6	Ditto ditto.
Cohen, A. A. Ghooney, Chooney	1,708 2 0 16,841 4 4	6,837 4 7	8,786 11 4	1,708 2 0 6,217 4 5	6,471 1 9	1,708 2 0,746 2 8	Ditto ditto. Ditto ditto.
Charu Chunder Bose	1,603 7 0	146 8 1 1,089 3 10	662 15 11 119 12 10	794 4 0	794 4 0 560 0 9		Ditto ditto.

ditto. ditto. ditto. ditto. in course of recovery, ditto. ditto. ditto. ditto.	ditto.	Ditto ditto. Ditto ditto. Ditto ditto. Ditto ditto. Ditto ditto. Outstanding: in course of recovery. Ditto ditto. Nothing further recoverable. Outstanding: in course of recovery. Outstanding: in course of recovery. Nothing further recoverable. Ditto ditto. Ditto ditto.
Ditto Ditto Ditto Ditto Outstanding: ii Ditto Ditto Ditto Ditto	Ditto	Ditto ditto. Outstanding: in course of reDitto Outstanding: in course of reNothing further recoverable. Outstanding: in course of reDitto ditto. Ditto ditto.
12,096 1 8 7,713 14 6 678 8 0 2,891 10 0 2,860 10 4 16 4 11 634 8 0 41,622 15 4	667 15 3 257 7 4 336 13 1 528 7 3 338 2 4 467 1 5 1122 11 3 114 7 6 117 11 0 467 11 8 148 2 7 126 6 5 837 8 10 244 10 8 602 10 1 41 0 6	286 1 1 1 2 807 6 4 2 807 6 4 8 9 8 9 9 8 9 9 1 1 1 0 9 1 1 1 0 9 1 1 1 0 298 8 11
14.10	815 11 4 806 13 8 660 0 5 660 0 5 815 3 0 447 8 9 631 1 4 190 5 0 859 5 2 876 9 8 811 8 103 14 4	614 3 7 10 596 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
84004 804	8 7 8 7 8 8 4 6 7 7 8 9 6 9 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2 1,584 1,584 1,584 1,584 1,578
0 12,096 1 6 27,864 13 0 678 8 0 2,391 10 3 2,860 10 3 1,284 15 634 8 41,62, 15	667 15 950 18 950 18	6 614 11 1,584 4 882 1 5 646 1 6 12,550 6 12,355 7,110 9 9,678 1 10 2,541 4 789
20,190 0 0 6,735 12 6 8 0 0 277 10 3 880 2 3	35 10 1. 2,214 0 894 2 894 2 297 0 1,470 1 805 9 2,024 3 1,607 6 489 15 119 12 4,641 18 2,315 6 999 14 7,188 1 62,107 10 1,238 4 1,447 4 1,980 12 1 649 1 3,270 7	1,848 15 1,307 14 1 2,136 6 5,866 9 83 4 1,616 7 4,337 13 2,926 2 2,784 14 2,42,032 15 1,263 15 1
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1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Rs. A. P.	Rs. A.		Rs A. P.	Rs. A. P.	Rs. A. P.		
Hurro Nath Mozoomdar and others	0	3,516	2,306 7 5				Nothing further recoverable	r recoverable.
Hurrusk Chand Johurrymull (Kanay	12,671 6 0	11,277 7 0	15	689 15 0	49	477 11 4	Ditto	ditto.
Lall Kurruck Chald).				- 8				
Hadjee Noor Mahomed Jackeria	-	1,09,054	51,196 8 8	9,755 12 2	17	_	Ditto	ditto.
Heins, G. W. (C. Gould & Co.)	67 1	8,061	23 1	- 0		000	Ditto	ditto.
Heera Lall Auddy	12,217 5 10	6,742 7		6;	Ξ:	144 13 3	Ditto	ditto.
Hurro Nath Shaw	- 1	14,321 0 10	0		796 11 2		Ditto	ditto.
Hogg, Thomas (Beak & Co.)	1,282 8 6		77	7 .		77	Ditto	ditto.
Hadjee Sallay Mahomed Ellias	en c	11 01 #566,1	17 500 1 6	E 011 12 11	910 12 B	102 0 1	Ditto	disto.
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Heera Lall Haribar Prosad (Mutty Bam	12,889 11 0	00	14	6	0	708 6 3	Ditto	ditto.
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Horruck Chand and another	10	2,735 3 0		47	· 611 14 2	- c		ditto.
Hafiz Enamullah	928 1 6	8	00	6	:::	on t	Ditto	ditto.
Hurdhone Das and another	0.427 19 6	9 188	9 244 7 0	1,557 7 9 5,583 5 6		5.583 5 6	Ontstanding :	in course of recovery
and				0			D	D.A.
Hadjee Abdool Rohoman and Hadjee	25,086 6 9	I CENT II	29 7 0	25,056 15 9		25,056 15 9	Ditto	ditto.
Anne Latel. Gobal	10.411 19 6	4.958 3 4	721 4 5	4.732 4 9	4.401 6 2	830 14 7	Ditto	ditto.
Humarain).							127.81	
Hurry Lallandanother (Hari Lall Gulzari	2,499 13 6	30	181 8 0	2,318 5 6		2,318 5 6	Ditto	ditto
Lall).	10 155 6 0	The state of the s	984 13 1	11 01 02 6	THE PARTY OF THE P	9 870 10 11	Difto	ditto
Leans Thunday Mill	- 0	505 12 3		00			Nothing further	er recoverable
th	14 1	11	11,248 1 0		885 2 5		Ditto	ditto.
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	10	11	15,872 5 0	3,990 10 4	8,766 5 1			ditto.
Jeebun Kumaree Bibee (Jesroop Meher	1,46,826 1 5	1,10,695 10 9	29,902 2 1	6,238 4 7		72 14 0	0 Ditto	ditto.
	1 7 000 10	18 701 4 9	18,510 9 4	9 127 10 7	1 081 4 1	918 7 6	d Dista	3:44
Jadub Chunder Seai	2,094 6 7	874 1 10	156	2 63	-	- 20		ditto.
Charles agence	00	8,582 9 6			545 0 7	263 14 6		ditto.
Juggun Prosad	100	P	6	12		15		ditto.
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Lyali, Matheson & Co	8,68,485 18 8	2,81,882 10	0 27 8883 L2 0	1,719 7 0		46# 1 II	g rurther
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Lamour E D A (separate account)				1,170 8 0		1,170 8	
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Lynn, T. V. Massiniosh & Co. Mucleod, Fugan & Co. Macgregor, Hunter & Co.	Martin, Pillans & Co.	Maclean, L. A.	Melville, William	Monteith, John	Mackenzie, Murdock & Co.	Meyers, F.	Martin William	Michael, J. C. (2nd)	Meddlecoat, J. H. P.	Meyers, A. J.	eer	Munnoo Lall	Muddonjee Dhurrumsee	Morgan, C.	M nemana	Managneram	ULTER	1	Madhamdan Datt (No. 9)	Mudden Mohin Doy and another	Manual C. D.	ahon	Brah	ears	CMe	McKay, W. R.	McArthur, James	Mohabharut Roy	Moorallydhur Bunsee Lall	Mohendro Nath Bose	Makhum Lall Sett	Inam	Mason, W. M.	Mahomid Rhov	Moof Chand Jestai	,
REEL	22;	M	22	M	N.	22	M	M	M	2	W	2	4	8,2	2	12	2	12	-	K	2	2	-	M		-	1	4	-	8	4	4	4	92	12	100

		W ног в D івви	BURSEMENTS.	11 11 11 11 11 11 11 11 11 11 11 11 11		0.000	William > Wilker
Zentra.	Whole amount of receipts.	Dividends paid. Other	Other payments.	Vicinity of C	Portion of balance applicable to dividends now payable,	Net balance.	Probable outturn of the dependencies.
		4	Rs. A. P.	Re. A. P.	4	1	
Muddun Mohun Khenry	1,749 0 3	189 13 11	2,638 9 4	1,445 1 8	878 12 9	1.445 1 3	Nothing further recoverable. Ditto
Mudden Gopal	00	2,635 9 4	4,029 3 7	9	1,208 6 11		
Merwan, K. P., and another	4.846 5 9	2.750 0 5	1,200 15 9	895 5 7	867 1 7	28 4 0	Ditto ditto.
Mutty Ram Sett & Son	4,401 9 3	r- 1		1,562 2 8	_	122 4 2	
Machabindro Rev Chowdry	10,486 8 9	1,641 0 4	4 13 0	10,481 11 9	01 0 060'T	10,481 11 9	utstanding: in course of recovery.
Mulji Jumna Das	1821 8 1			1,817 6 1	. !	1,817 6 1	
Manick Lell Shaw and others	17,889 8 1		18 10 6	17,507 13 7		17,507 13 7	Ditto ditto.
				578 14 11	7	578 14 11	g further
Nemy Churn Bysack	1,210 18 0	9 967 15 3	5 906 1 4	4 895 14 0	4 895 14 0	85 15 7	Ditto ditto.
Nobin Kristo Ghose				1,296 2 8	1,068 8 1	282 15 7	
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Narain Sing & Co.	82,007 6 11	. œ	9,718 1 2	8,488 18 2	3,424 11 7	59 1 7	
Nicol, J. Dyce	-	9,527 9 10	5,556 0 4	8,325 7 9	1,549 5 8	6,776 2 1	Ditto ditto.
Nilcomole Mitter	1,875 1 7	542 8 0	247 1 10	585 7 9	585 7 9	0 000	
olls & Co	18,841 1 4	13,881 1 10	4,261 1 2	1,248 14 4	912 15 7	335 14 9	Ditto
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inyasi and others	1	802 2 9	3,108 10 4	· ·	1,726 7 11	9,157 12	
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Nicachie, P.	9		100 0 0	2,430 6 8		9	Outstanding: in
Nogendra Nath Banerjee and another	29.891 0 9	794 12 2	25,800 15 4	8.295 4 8	8,163 15 10	% 4	Z
Oliver, L. B.	67 9	17,569 15 0	5,445 11 5	713 8 2	15 469 10 6	713 8	
Obhovram Buddree Chand	0 6 016.1	100	872 14 6	1.687 10 6	4	10	Ditto

Ditto ditto. Ditto ditto. Ditto ditto. Ditto ditto. Ditto ditto. Ditto ditto. Outstanding: in course of recovery. Nothing further recoverable. Ditto ditto. Ditto ditto.				course of recovery, ditto. ditto. ditto. ditto. ditto.	
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Rushton, H. P. (Kushton Brothers)				-			26,9			4,154	00 0	0	4,020			133		0 0	Ditto	0 1	ditto.		
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Ramsamull and Punna Lall		1,933	6 2				7.			544		1	334	4 9	esi	209	12	10	Ditto	φ.	ditto.		
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Rekhab Das Bagree and others	8	8,184 15			3		5,135	-	80	8,049	10	2			fi.	8,049	9 6	5	Ditto		ditto.		
Radha Kissen Memany (Radha - Kissen	4,	4,858 15	9		1,864 2	23	1,9.	5 9	S.C.	649		7	10	579 3	3 7	:			Ditto		ditto.		
Ram Lall Bhutter Ramrick Karwar and another (Kissen Lall	5,	5,064 0	44 00		496 11	•	4,364	4 9 10 10	900	699	9	10	7.	782	0 0	669	9 6	10	Ditto		ditto.		
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Ram Doyal Chobay Ram Lall and others (Bhugwan Das	1,764 5,889	80	1,695	63	15 551	8 1	90	1,748	139	40	8,62	8,623 10	6	1,748	084	601	Ditto Ditto	ditto. ditto.
Randhone Das Bayati Rajendro Nath Ghose and another (Ghose	1,688	2 6 7 1	153	12 0	461	~ ~	10	1,073	2.20	8 11	2,217	8 10	01	374 3,270	8 4	10.	Ditto Outstanding: in	Ditto ditto. Outstanding: in course of recovery.
Ramjee Das Khettry and another (Ram-	1,630	12 0	493	15 0	581	9	1	555	7.1	п.	262	8	භ	292	15	œ	Nothing further recoverable,	· recoverable.
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Rani Bibee and another Rachu Nata Roy Sureka and another	2,268 1	0 01		-	71	10 01	0 2	2,251	40	100	i			2,251	40	200	Ditto	ditto.
•			3,21,713		68,904	4	च	2,642	15 1	01	11,992	6 2		650	9	9	Nothing further	
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		13 5	2,635 15	9 10	471	0	3 00	513	13	000	471			42	CI	CI K	Ditto	ditto.
Schlatter, Michael	20,291	-	16,357	00	2,433	00	6	1,504		0	1,006	8 8		497		11	Ditto	ditto.
Smoult, W. H.		9 10		4 11	328	60	100	1,399	27 0	L 4	1,040	0 0	00	359	12	-4	Ditto	ditto.
Sarkies & Co., P. J.	100		6,473	68.30	45,380	64	- 64	756	12	1 10	602	-		154	180	-	Ditto	ditto.
Scott, C. C. J.	10.227	13 9	4,659 1	10 11 7	3,002	0 10	10	1,062	10 2	0 80	. 787	1 9	18	179	æ 4	- 10	Ditto	ditto.
agle & Co.			13,828	7 4	10,79	47	10	2,006	2	00				2,006		00	Ditto	ditto.
Snook, J. V.	1 051	10 0	200		158	0 4	0 0	1 916	10	00	1 000	10		199	20	0 -	Ditto	ditto.
Stubbe, W. V. G.	8,491	6 5	81	8 10	1,648		0 10	1,760	9	0	262	0 63	1 80	1,498		6	Ditto	ditto.
Solomon, Moladina	64,041	6 10	48,579	4 11	17,49		0	2,963	2	7.	2,683	-		280		=	Ditto	ditto.
Shib Chunder Seal	18,555	4 0	8 239	10 01		3 19	- 65	6,149	0 0	- 00	5,610	0 0	00 0	938	77	9	Ditto	ditto.
ay	82,283	6 6	18,850	S	7,473	4	4	5,960	কা	0	5,229		50.0	730	-	H	Ditto	ditto.
Bree Nath Mullick		7 0	13,851	5 6	8,389	123	10	1 7541	0 0	0 0	431		9	109		6	Ditto	ditto.
1	16,000	16 61	9 548	4 0	4.71	4	. 0	1,704	000	36	1,6/1	01 1		100	# C	20	Ditto	ditto
Schiller, F., and others (Borradaile, Schiller & Co.)		15 7	84,826	9 0	81,168	8 13	- - 41	86,684	o ci	. 6	29,445	2 103	9	7,238	12.	000	Ditto	ditto.
Straw, F. T.	1,22,111	8	60,033	2 9	-	13	4	564	48	7	₽99	4	1				Ditto	ditto.
					10	6	63 5	1,734	0		1,078		0	655	4	-	Ditto	ditto.
Lalljeemull).	10,992 1	77 0	12,04/	2 07	5,502	12	2	1,001	13	>	7,00	1 13	II.				Ditto	ditto.
Sitaram Rohatjee	945	8 6			158	9 8	9.	787	-	6				787	-	6	Ditto	ditto.
(Soorjeemull Mugneeram).	8,728		1,675 11	=	1,041		-	119	77	0	10	1 12	9				Ditto	ditto.
							-		1	-				and the same			This is not as	

		WHOLE DIS	WHOLE DISBURSEMENTS.						
Estates.	Whole amount of receipts.	Dividends paid.	Other payments.	Balance.	Portion of balance applicable to dividends now payable.	Net balance.	Proba	Probable outturn of the dependencies.	
		40	Bs A. P.	Bs. 4 2.	Rs. A. P.	Rs. A. P.	Mathing for	Cothing fruither secondemple	
20.)	6,736 11 3	199 19 7	2,790 9 2	2,554 1 4	614.13.10	E T ##0'Z	Ditto	ditto.	
Stephen A .I. (2nd insolvency)	000		42 1 2	00	4	620 7 2	Ditto	ditto.	
	15	***************************************	1,052 10 9		-	1,150 4 6	Ditto	ditto.	
Schiller, F. (separate account)	-	1,287 9 0	1,489 4 1		2,489 5 2	216 8 4	Ditto	ditto.	
Shama Churn Sen Sheodan Mull and another (Sheodan Mull	8,847 1 4	7,292 5 6	876 10 3	678 1 7	678 1 7	OTH PP:	Ditto	ditto.	
Chuggan Mull).	0.040	100		9	30.5 30.5		Ditto	ditta	
and Summore)	12.397 8 8	5.529 15 0	5.901 15 9	965 9 11	858 9 7	607 609 4 0 709	Ditto	ditto.	
Soorjeemull Kadia (Sewnarain Soorjeemull)	2,442 15 1	812 2 6	15	639 13	-	15	Ditto	ditto.	
Soogun Chand Gopeekissen	12,935 1	7,381 3 6	8,174 8 10	2,379 5 2	2,062 8 11		Ditto	difto.	
Suresh Chunder Mookerjee	99 131 1 6	18 050 18 7	:	1693 2 6	1.089 3 7	533 14 11	Ditto	ditto.	
	11		2,165 2 1		2,056 3 3		Ditto	ditto.	
Sreekissen Das Champa Lall (Govind Lall	9	7,779 6 11	10,977 4 11	8,297 10 5	8,256 3 9	41 6 8	Ditto	ditto.	
and others).	3.255 6 9	1,739 8 4	550 11 2	00	965 8 3		Ditto	ditto.	
	12		1,251 14 0	14		1,645 14 3	-300	ditto.	
Stewart, C.	15	41,586 15 4	17,736-14 6	679 14 9	1,872 1 10	450 11 6		ditto.	
Schollay & Co.	5,455 14 9						100	ditto.	
Shraner Brothers	П		0	Н				ditte.	
Soshee Bhusun Coondoo and others (Kala	23,490 10 4	6,533 10 7	13,655 0 11	14	2,419 1 6	1,882 13 4	bitto	ditto.	
Chand Coondoo). Smith, E. A., and others (E. A. Smith	9,567 12 2	6,781 11 11	2,965 14 10	870 1 5	784 2 7	135 14 10	Ditto	ditto.	
& Co.). Shaik Omer Ally and another	10,218 2 0	4,827 3 8	1,829 14 8	4,055 15 8	2,328 12 6	1,727 8 2	Ditto	ditto,	
	9 978 9 0	2 10			0	-		ditto.	
Sosnee Bhusan Mookerjee	1,200 0 0	504 6 0	69 2 11	ETT.UU		9 10 7	Ditto	ditto.	
	12	9	11	678 10 4		00	2	ditto,	*
	7,910 1 8		4,410 1 8	3,500 0 0	0 05-4-40	3,506 0 0		ditto.	
Sagoremull Setmull			64.5	502 14 9	B (1.44.2)	502 14 9		ditto.	
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Ditto ditto. Ditto ditto. Outstanding: in course of recovery.	Nothing further recoverable. Ditto ditto. Ditto ditto. Ditto ditto.	Ditto	Ditto	Ditto	Ditte	Ditto Ditto	Ditto	Dieto	Ditto	Outstanding	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	
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2,748 1,794 4,942		2,177	22,970	2,49,996 26,576	48,581	27,590	18,138	1,445	1,62,699	755	2,976	3,831	2,245	585	5,740	1,680	1,20,346	8,276	3,066	20,504	2.538	1,414	969	8,520
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ssur Das Das Bisessur Das Newin Sorminull	(Gojanund Mohadeo). Illah & Co. (1st) allah & Co. (2nd)	William or	Ilum	M.	pue	Tunsook Roy & Premsook Roy Templeton A N. (2nd)			rear	Tiery, H. C. (B. N. Das & Co.)	(Bhairadan Karam Chand.)	her (1	ga an			00.	*	30.		Collabor & Co.	1010		A.m.	
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lessur Das	Gojar Ish &	wer,	a Ch	tkins	Thorndike,	nsool	raba	Tiruthram	ra P	ery,	Tara (Bhai	ılsi I	Das	Tyce, W.	ander	oight	Allis	, 00d	Arin	Villia	Vood.	Vood,	Viseh	Wallis,
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		WHOLE DIST	WHOLE DISBURSEMENTS.				
Езтатев.	Whole amount of receipts.	Dividends paid.	Other payments.	Balance.	Portion of balance applicable to dividends now payable.	Net balance.	Probable outturn of the dependencies.
	Rs. A. P.	Rs A. P.	Rs. A. P.	Rs. A. P		Bs 4 b	
Woodin, W. (G. F. Hodgekinson & Co.)	25,413 4 5	1,022 8 2	22,444 8 9	1,946 8 6	1,549 5 6	897 8 0	Nothing further recoverable
oomesh Chunder Bargerjee	23,991 14-1	19,728 8 11	3,084 8 11	1,183 12 3	12		9
ylde, 3. J	1,200 0 0	126 6 4	21 7 1			1.052 2 7	
nterscale, James	1,254 12 10	175 0 0	878 7 0	701 5 10		701 5 10	
Voopendro Nath Dey and another	6,164 5 9	4,271 6 6	1,390 5 10	502 9 5	502 9 5		
copendro Chunder Singhee and another	9,243 6 3	3,454 5 2	2,635 2 1	3,153 15 0	1,752 7 1	1.401 7 11	
Toopendro Nath Dutt	2,148 11 8		8 14 0		:	2,144 18 8	
arden, C. V.	1,350 0 0	227 13 2	75 15 2	1,046 3 8	1,028 10 6	17 9 9	
Aunini, A.	4,860 2 9	1,002 1 8	2,984 10 3	873 7 3	534 6 9	339 0 6	Ditto ditto.

In addition to the above, there are 2,877 estates with balances under Rs. 500 each, aggregating Rs. 2,71,095-2-11, the particulars of which may be learnt at this office. The Official Assignee has received for remuneration for the quarter ending 31st December 1909, Rs. 655-12-10. CALGUITA,

The 25th August 1910,

Official Assignee of Bengal. C. E. GREY,

Notice of Deaths sent to the Administrator-General of Bengal under section 64 of Act II of 1874.

Name of deceased.	Place of death.	Date of death.	By whom death reported, and when,	REMARKS.
Miss Jessie Wilhelmins Harri- son.	Ranikhet	4th November 1910	Commissioner and District Judge, Kumaun Division, on 23rd November 1910,	The deceased died intestate, and he estate is under charge of this office under section 37 of Act H of 1874.
drs. 8, Flynn	Dinapore	26th September ,,	District Judge, Patna, on 22nd December 1910.	The deceased left a Will, which is in the possession of one Mr. J. Rust of Mussoorie who, it is stated, is takin steps to prove it.
dr. William Fortescue Jarvis	Margherita in the district of Lakhimpur.	19th August ,,	Judge of the Assam Valley Districts, on 12th November 1910.	No Will appears to have been left by the deceased, Messrs. Ahmuty & Co-Calcutta, have applied to the Admustrator-General for a certificate undesection 37 of Act II of 1874 as credited of the estate, the assets of the estate being under Rs. 1,000 in value.
dr. Harry Fort, Engine- driver.	Albert Victor Hospital, Lahore.	14th October	District Judge, Lahore, on 19th November 1910.	No Will was found and no application for Letters of Administration to the estate has been made. The Provide Fund money left by the deceased her been paid to his widow by the Nort Western Railway in terms of the Raway declaration.
Mr. Moriarty, an Architect	Eden Sanitarium, Darjeeling.	22nd	District Judge, Purnea, on 4th January 1911.	The deceased is believed to have left Will, which is in the custody of h widow.
Mr. H. F. Mariyn, Assistant District Superintendent of Police.	Buldana in Berar	9th December	District and Sessions Judge, West Berar Division, on 6th January 19:1.	The deceased has not left any Will a far as can be ascertained at present but Messrs. Grindlay, Groom & Co Bombay, have written to the relative of the deceased in England on it subject, and they expect to receive either from the next-of-kin or fro the Executor a Power-of-Attorney enable them to administer the estat failing which steps will be taken be
Mr. C. E. Crawford, 1.C.s., Collector of Cawapore.	Cawnpore	80th ,	District Judge, Cawnpore, on 4th January 1911.	The Administrator-General. The deceased has left a Will in Englar with his Solicitors, and it is understo that an application for Letters of A
Mr. A. Simpson, late an Assistant Train Examiner, East Indian Railway, Howrah.	Liloosh	23rd August	District Judge, Hooghly, on 5th November 1910.	ministration is being made. No Will of the decessed has been four and the Administrator-General hadecided to take charge of the ests under section 37 of Act II of 1874 the request of the decessed's fath. The assets of the estate are under the control of the control of the control of the section of the section of the control of the co
Mrs. Ella Louisa Cole	Ramsay Hospital, Nami Tal.	and June	Judge, Kumaun Division, on	The deceased left no property in Ind
Mr. William Lawrence, Secretary of the Industrial East.	Mayo Hospital, Lahore.	14th August	9th November 1910. District Judge, Luhore, on 19th November 1910.	The deceased died intestate, and application for Letters of Adminst tion has been made. The Adminst tor-General has declined to move in t matter, the value of the estate bei under Rs. 1,000.
Mr. John Arthur Evans, of Klectric Carriage Depart- ment, North-Western Kail- way, La jore. Mr. Phillip Jates Spencer	Ditto	16th	Ditto	The severy of the estate man made or
Mr. Phillip Jates Spencer	Lumding in the district of Now gong in Assam.	12th October ,	Judge of the Assam Valley Districts, on 23rd—24th November 1910.	
	13713	Note that I		Assistant Engineer, Assam-Beng Railway, Lumding, to dispose of t property left by the decased. T debts exceed the assets.
Major Robert Selby, R.A.M.C.	Naini Tal	. 10th	Commissioner, Kumaun Divi	The deceased left a Will in favour
Mrs. Emily Pox	Ditto	4th .,	Oommissioner, Kumaun Division, on 26th November 1910.	The particulars required by section of act II of 1874 have not been for nished. Further report from the Co.
Mr. G. Pinlayson	Siwan	. 14th December ,		missioner is awaited. Not known whether the deceased h left a Will. Further report is await from the District Judge.
Mre, Sarah Joseph	Benares	12th October	District Judge, Benares, or 22nd December 1910.	The strain of the strain of the strain to the strain of th
Mr. A. B. R. Kirby	Darjeeling	. 25th November ,	District Judge, Purnes, or 2ist December 1910.	The deceased left a Will in custody his mother. The District Judge been asked to inform the Administ tor-General whether any applicati has been made for Probate of t deceased's Will.
Mr. Trevor Lloyd, General Manager, Darbhanga Raj estare.		10th	District Judge, Darbhanga on 16th December 1916.	a Late away in females of 1
Mr. C. W. Tylden Patterson, late an employé on the Great Indian Peninsular Railway.		23rd ,, ,	Resident at Gwalior, on 12th December 1910.	

L. G. DUNBAR,

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STATEMENT OF GOVERNMENT PROMISSORY NOTES ENFACED FOR PAYMENT OF INTEREST IN LONDON

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\$\$\text{\$\tex{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$	PASTICULASS.	5 per cent. of 1896.97.	Of 1845-48,	Of 1864-55.	01 1866.	Of 1879.	Of 1900-01.	The same	00.00	885-36. 1		Of Tr. 664-56. of			lotal.	Of 1870.	Transfer ion of 1879, 44 per cent. portion.	Total.	GRAND TOTAL
45,55,060 1,55,05,000 1,50,000 15,00,65,000	Balance of 31st December 1810	100	1,29,10,300	8,81,84,900	1,93,03,000	99,81,590	26,92,500	13,30,22,300	6,933	5,000	1	200	38,800	2,500	58,733		\$9,500	29,500	18,74,58,333
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\$45,59.00	Amount enfaced at Madras		1	1			****		L	-	į	1	1		1		1	1	
48,65,960 1,29,10,390 8,83,00,300 1,500 15,20,600 15,30,46,000 6,933 5,060 500 88,800 8,500 53,733 29,500 29,500 15,43,500 15,43,500 15,43,500 15,400 1,29,10,300 8,83,100 20,39,500 13,15,03,500 13,15,03,500 2,50	Amount enfaced at Bombay- up to S0th December 1910.		1	1		2,000	BIC C	2,000	1	1	i.	I	. [******	******	-	1	1	8,000
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48,38,390 17,000 14,51,900 27,300 40,400 15,43,500		43,52,900	1,29,16,390	8,82,00,200	1,93,04,590	99,26,500	127,04,560	13,30,46,000	6,933		1	800	38,800	2,500	53,733	1/1	29,500	do	13,74,82,133
48,38,300 1,28,33,300 1,32,77,300 58,86,100 26,38,500 13,15,03,500 6,988 5,000 550 8,500 2,500 58,738 29,500 29,500 58,38,300 1,28,530 1,38,530 1,38,530 1,39,500 1	Dgpuct-Amount written off in the London Registers.	1	17,000	14,51,990	27,200	40,400	6,000	15,42,500	1	1	I		1		1		-		15,66,590
9th June 1867 to 15th November 1810—Enfaced from India, 12,139 lakks; retransferred from 18th November 1910 to 30th " " " 11 lakk " " 11 lakk " " 11 lakk " " 11 lakk " " " 10 lakks " " " 10 lakks " " " " 10 lakks " " " " " " " " " " " " " " " " " "	Balance on 15th January 1911	48,38,900	1,28,93,300	8,67,48,300	1,98,77,300	98,86,100		13,15,03,500	6,988	1	1	200	38,800	2,500	58,738		29,500	100	18,59,25,688
			Tuest		9th June 16th November 1st December 6th	1867 to 15th r 1910 to 30th ,, to 15th ,, to 31st	November 15	10-Enfaced f	rome Ind	1 10 10 10 10 10 10 10 10 10 10 10 10 10		1 5	A STATE OF THE PARTY.	1000	don, 12,16	S lakhs.	- mid	9	l de

E. Barnard,

Public Debt Office, Bank of Bengal, Caloutta, the 17th January 1911.

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL

for the week ending 17th January 1911.

Re- A. P. Capital paid up 2,00,00,000 0 0 0 Reserve Fund	LIABILITIES.	ASSETS.
Public Deposits at Head Office Rs 1,00,88,777 14 0 1,97,09,099 1 1 Ditto ditto at Branches 96,20,321 3 1 1,97,09,099 1 1 Other Doposits at Head Office and Branches 16,09,82,603 5 3 Bank Post Bills, &c 10,51,679 11 7 Sundries 10,67,691 5 6 Securities 4,66,22,796 9 0 Accounts of Credit on ditto ditto 5,32,10,216 2 0 Bills discounted and purchased 2,00,22,783 7 Balances with other Banks 18,53,841 5 2 Bullion 18,53,841 5 2 Bullion 21,67,690 3 1 Stamps 13,190 7 Sundries 4,66,22,796 9 0 Counts of Credit on ditto ditto 5,32,10,216 2 0 Bills discounted and purchased 2,00,22,783 7 Bullion 18,53,841 5 2 Bullion 21,67,690 3 1 Stamps 13,190 7 Sundries 4,66,22,796 9 0 Counts of Credit on ditto ditto 5,32,10,216 2 0 Bills discounted and purchased 2,00,22,783 7 Bullion 18,10,07,25 5 Cash & Currency Notes at Head Office 13,190 7 Cash & Currencey Notes at Head Office	Capital paid up 2,00,00,000 0 0 0 Reserve Fund 1,75,00,000 0 0	Government Securities 2,86,77,365 0 0 Other authorized Investments 81,44,625 0 0
Sundries	Public Deposits at Head Office Rs 1,00,88,777 14 0 Ditto ditto at Branches 96,20,321 3 1 Other Deposits at Head Office and Branches 16,09,82,603 5 3	Securities 4,66,22,796 9 0 Accounts of Credit on ditto ditto 5,32,10,216 2 0 Bills discounted and purchased 2,90,22,783 7
Cash & Currency Notes at Head Office Rs. 1,71,76,468 0 3 Cash & Currencey Notes at Branchest ,, 3,38,19,024 15 6	10 07 001 E 0	Dead Stock 21,67,690 3 1 Stamps 13,190 7
at Head Office* Rs. 1,71,76,468 0 3	BOND TO THE PARTY OF THE PARTY.	17,01,15,680 7
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The second control of	• Rupees 22,03,11,078 7 5	Rupees 22,03,11,073 7 5
	CONTRACTOR OF THE CONTRACTOR O	Color Talk, 6184-2012. Edit Goald Joseph Resident

, 3,20,865 0 0 4,19,895 0 0

Bank of Bengal, Calcutta, the 19th January 1911.

POTE VSHING A ST CO.

Rate for Demand Loans, 7 per cent. Percentage, 27-45.

D. S. McClure, Offg. Chief Accountant. By order of the Directors, L. G. DUNBAR, Secretary and Treasure (87—1)

NOTICE. No. 6 of 1911.

Re Budhmull Banthia, residing at No. 6, Armenian Street, in the town of Calcutta, a petty broker in piece-goods, and Sujan Mull Banthia, also residing in the same place, a gomastha in the employ of Messrs. Chimuy kam Jasantamull, in Calcutta, aforesaid.

ON the 6th day of January 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovementioned as an insolvent.

Norn .- fil debts due to the estate should be paid to me, Dated this 18th day of January 1911.

C. E. GBEY, Official Assignee of Calcutta

NOTICE.

No. 7 of 1911.

Re Asharam, residing at No. 51, Oross Street, in Calcutts, formerly carrying on business jointly with Hastha-mull Roghoo Nath Dass under the name and style of Hasthamull Amar Chand at the aforesaid place, but at present a broker in piece-goods.

ON the 9th day of January 1911, an order was made by the High Court of Judicatule at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Norm .- All debts due to the estate should be paid to me

Dated this 18th day of January 1911.

C. E. GREY, Official Assignee of Calcutta.

NOTICE. No. 8 of 1911.

Re Haribux Sadra, residing at No. 47. Khangraputty Street, in Calcutta, formerly carrying on a cloth business under the name and style of Haribux Nundo Lall at Monglahat in Howrah, at present a jute

ON the 9th day of January 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE.—All debis due to the estate should be paid to me

Dated this 18th day of January 1911.

C. E. GERY, Official Assignee of Calcutta.

NOTICE.

No. 10 of 1911.

Re Poorendra Nath Sen, residing at No. 4, Baycanto Nath Sen's Lane, formerly No. 20, Durpanara in Tagore Street, in the town of Calcutta, trader, lately residing and lately earrying on business from 24th October 1907 to 31st October 1910 as dealer in chemical goods, hardwares, paints, etc., under the name and firm of Tarruck Nath Sen & Co. at No. 4, Baycanto Nath Sen's Lane aforesaid.

On the 13th day of January 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE.—All debts due to the estate should be paid to u

Dated this 18th day of January 1911. C. E. Gast, Official Assignee of Calcutta. (81-1)

NOTICE.

No. 11 of 1911.

e Sugan Chand Bantia, personally working as gumastha in the firm of Messrs. Fatik Chand Hazari-mull at No. 2, Armenian Street, in the town of Calcutta, and residing at No. 44, Armenian Street, in Calcutta, aforesaid

On the 13th day of January 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Norm .- All debts due to the estate should be paid to me.

Dated this 18th day of January 1911.

C. E. GERY, Official Assignee of Calcutta. (80-1)

NOTICE.

No. 13 of 1911.

Re Kedar Nath, residing at No. 45, Banstolla Street, in the town of Calcutta, at present working in the firm of Kedar Nath Kejdiwal & Co., and lately carrying on business as a broker in gunny business in copartnership with Senbuxmull under the name and style of Sewbuxmull & Co.

ON the 16th day of January 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE .- All debts due to the estate should be paid to me

Dated this 19th day of January 1911. C. E. Grev. Official Assignee of Calcutta. (86-1)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 62 or 1910.

In the matter of Sheikh Jamiruddi Mistri, son of late Sheikh Ujir, by caste Mussalman, by profession service, of Kidderpore, than Watgunge, district 24 Parganas, applicant.

LURSUANT to a petition dated 24th August 1910, and on reading the said petition and hearing the pleader for the applicant on 19th December 1910, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent. The 18th February 1911 is fixed for greditors to prove their debts.

Dated this 17th day of January 1911.

T. W. RICHARDSON, District Judge, 24-Parganas. (74-1-89)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY PETITION No. 89 or 1910.

In the matter of Jogin Chandra Das, son of late Nilmoni Chandra Das, by caste Baistab, of 5-1, Entslly, Goaltooly, thana Entally.

PURSUANT to a petition, dated 8th November 1910 and on reading the application of the said Jogin Chandra Las and hearing the pleader for him on 19th December 1910, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

Dated this 6th day of January 1911.

T. W. RICHARDSON, District Judge.

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of

DISTRICT 24-PARGANAS.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 48 or 1910.

In the matter of Chandra Kanta Das, son of late Lakhinarayan Das, of Paikpara, thana Chitpore, district 24-Parganas, carrying on business in the name and style of Ghose, Das Company at No. 42-1, Lockgate Read, Chitpore.

DURSUANT to a petition, dated 13th June 1910 and on reading the phileation of said Chandra Kumar Das and hearing the pleader for the said applicant on 14th November 1910, it was ordered that the debtor be and the said debtor was hereby adjudged

The 30th January 1911 is fixed for the creditors to prove their debts.

Dated this 6th day of January 1911.

T. W. Richardson, District Judge. (30-1-87)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY PETITION No. 15 or 1910.

In the matter of Amoy Chandra Kar, son of late Kalachand Kar, by caste Kaibatto, by profession repeatman, of Chetla Sabji Bagan, pargana Magura,

Pure Propagation. Dated this city of the said debtor was hereby adjudged insolvent.

Dated this city of the said applicant, Amoy Chandra Kar on 12th December 1910, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

Dated this city of January 1911.

T. W. RICHARDSON, District Judge. (27-1-90)

ORLER OF ADJUDICATION.

Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY PETITION No. 69 of 1910.

In the matter of Thakurdas Moochi, son of late Ram Coomer Moochi, by caste Moochi, of Baruipore, thana Baruipore, district 24-Parganas.

PURSUANT to a petition, dated the 7th September 1910, and on reading the said petition and hearing said applicant, Thakurdas Moochi, on 28th November 1910, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

Dated this the 6th day of January 1911.

T. W. RICHARDSON, District Judge. (33-1-91)

ORDER OF ADJUDICATION.

Section 16 of the Provincial Insolvency Act, III of 1907.

In the Court of the District Judge of Birbhum.

INSOLVENCY CASE No. 11 or 1909.

In the matter of Ashutosh Roy, son of late Harish Chandra Roy, of Ikra, Chowki Suri, district Birbhum, applicant, debtor.

PURSUANT to a petition, dated the 4th October 1910, and on the application of the said applicant and on reading the said application and hearing the said applicant, it was ordered on 16th December 1910 that the debtor be and the said debtor was hereby adjudged incolvent.

R. N. Datta, District Judge, Birbhum.

Suri, the 7th January 1911.

(38 - 1 - 76)

In the Court of the District Judge of Bhagalpur.

NOTICE

Is hereby given, under clause 2 of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors that the insolvency petition of Chalbal Jha, son of Mahadeo Jha, resident of Ishaque Chak, pargana Bhagalpur, at present residing at mauza Malickpur, pargana Bhagalpur, thana Sultangunge, district Bhagalpur, has been admitted by this Court as No. 1 of 1911, and that the 20th February 1911 has been fixed for the hearing thereof. for the hearing thereof.

J. C. Twidell, District Judge. Bhagalpur Judge's Office, the 14th January 1911. (64-1-83) In the Court of the District Judge of Burdwan.

Notice under Clause 7 of Section 16 of the Provincial Insolvency Act, III of 1907.

INSOLVENCY CASE No. 9 or 19:0.

A KHOY KUMAR RUJ, son of Mil Madhab Ruj, at present of Nutungunge in town Burdwan, has, by an order of this Court dated the 5th January 1911, been adjudged to be an insolvent.

E. B. H. PANTON, District Judge. Burdwan Judge's Office, the 17th January 1911. • (71-1-77)

In the Court of the District Judge of Cuttack.

INSOLVENCY PETITION No. 12 or 1919.

In the matter of Lokenath Misra alias Lokenath Brahma, son of Damodar Misra, deceased, of Kalika-devisahi, town Puri, debtor.

PURSUANT to the petiti n dated the 2nd July 1910 by Lokenath Misra acias Lokenath Brauna, son of Damodar Misra, deceased, of Kalikadevisahi, town Puri, the debtor himself, and on reading the petition and hearing the pleaders it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 5th day of January 1911.

L. C. ADAMI, District Judge. (66-1-80)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act. III of 1907, to his creditors, that the insolvency petition of Fakir Das Nandi, son of Kedarnath Nandi, of Belband. thana Haripal, district Hooghly, has been admitted by this Court as No. 3 of 1911, and that the 13th February next has been fixed for the hearing thereof.

W. N. DELEVINGNE, District Judge. Chinsura, the 19th January 1911. (94-1-82)

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 23 or 1910. NOTICE is hereby given that Hari Mohan Hazra, son of Umscharen Hazra, of Birkul, thana Bagnan, district Hooghly, was, on the 4th January 1911, adjudged an insolvent The 7th February next has been fixed for framing a schedule of debts and creditors, when persons having claims against him are directed to prove the same in this Court.

W. N. DELEVINGNE, District Judge.

Chinsura, the 18th January 1911.

NOTICE.

In the Court of the District Judge of Nadia.

INSOLVENCY CASE No. 23 of 1910.

Jadu Nath Mitter, petitioner.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors that the insolvency petition of Jadu Nath Mitter, of Gopalpur, police-station Meherrur, district Nadia, has been admitted as No. 23 of 1910, and that 11th February 1911 has been fixed for the hearing thereof.

S. C. MALLIK, District Judge Krishpagar, the 18th January 1911. (90-1-85) Notice.

INSOLVENCY CASE No. 3 or 1910.

Bande Ali alias Mangru Mian, Petitioner.

Bande Ali alias Mangru Mian, Petitioner.

WHEREAS Sheikh Bande Ali alias Mangru Mian of town Arrah (mahallah tari) thana Arrah, has applied to this Court by a petition, dated 1st December 1910, to be declared insolvent under the Provincial Insolvency Act, III of 1:07, and has therein stated that (1) Balgobind of town Arrah (mahallah tari), thana Arrah, (2) Muni Lal and (3) Kashi Nath of town Arrah (mahallah Bag Mansá Pandey), thana Arrah, (4) Babu Makundi Lal, living at present in town Arrah (mahallah Mowla Bay), thana Arrah, (5) Babu Gaj Kumar of town Arrah (mahallah Mahajantoli, 1st), thana Arrah, (6) Ram Loshan Ram of town Arrah (mahallah Harbunstola), thana Arrah, (7) Navsingh Riv of Majhawa, thana Arrah, (8) Maulvi Shahab uddin Khan, pleader of Arrah Judge's Court, and Babu Dharam Kumar of town Arrah (mahallah Mahajantoli, 1st), thana Arrah, are creditors of the aforesaid petitioner. This is to give notice that the Court has fixed 3rd February 1911 for hearing of the aforesaid petition and the examination of the debtor. If there be other creditors and if they desire to be represented in the matter, they should attend in person or by duly instructed pleader by the above date.

M. Smither, District Judge.

M. SMITHER, District Judge. Shahabad Judge's Court, the 23rd December 1910. (1407 - 1 - 79)

BENI MADHAB CHATTERJI, MA, B.L., intends to be enrolled as a Vakil of the High Court.

BIPIN CHANDRA BASU, B.L., intends to be enrolled as a Vakil, High Court, Calcutta. (73-4-75)

EASTERN BENGAL AND ASSAM. PUBLIC WORKS DEPARTMENT.

Wanted

A P?LICATIONS for the posts of Head Assistants on Rs. 150-10-200 and Assistants on Rs. 100-10-150 for the Office of the Chief Engineer Rs. 100—10—150 for the Office of the Chief Engineer and Secretary to Government in the Public Works Department. Men with not less than ten years' previous experience in a Government Secretariat Office for the posts of Head Assistants and five years' such experience for the posts of Assistants are preferred Applicants must be well up in drafting and noting and must be conversant with the Public Works Department Codes and Civil Service Regulations, Applications with copies of testimonials will be received by the Secretary to Government in the Public Works Department at Dacca up to the 15th February 1911. The posts will be filled from 1st April next. Applicants already in Government employ must send their applications through the Head of their office.

C. A. White,

C. A. WHITE, Offg. Secretary to Government.

Dacca, the 31st December 1910.

WANTED a duly qualified Head Draftsman for this office on a salary of Rs. 85 rising to Rs. 100 per mensem, plus hill allowance at 25 per cent. of the pay drawn.

2. Applications with copies of testimonials will be received by the undersigned up to 1st February 1911.
3. The appointment will be on probation for six months.

H. H. GREEN, Superintending Engineer, Northern Circle. Darjeeling, the 17th January 1911.

Notice.

WANTED a Superintendent for the office of the Magistrate-Collector, Hooghly, on a monthly salary of Rs. 175. A thorough knowledge of Revenue and Judicial work is essentially necessary. Applications will be received by the undersigned up to the 3rd February 1911. February 1911.

J. Lang, Magistrate-Collector, Hooghly. Chinsura, the 16th January 1911.

Wanted

FOR the District Engineer's Office, Burdwan-

(1) One Head Correspondence Clerk on Rs. 40—

\$-50. None need apply who has not passed the First Examination in Arts and has not sufficient experience in drafting letters apportaining to an Executive Engineer's Office.

(2) One Assistant Accountant on Ra, 40 -2-50.
Only those who passed the Public Works
Department 4th grade [Accountantship
examination, need apply for this post.

Applications with copies of testimonials will be received by the undersigned up to 10th February 1911. The selected candidates shall have to join their appointments at once.

J. N. MALLIE, B E., District Engineer, Burdwan Burdwan District Engineer's Office, the 21st January 1911.

Notice.

FOR sale of the District Board Inspection Bungalow building at Nawadih (Jhajha), which is situated near the Jhajha Railway station (Chord line). It is in good order and consists of—

- (1) Main building of kutcha-pueca wall with flat terrace roof and pueca floor, containing six rooms.
- (2) Outhouse of kutcha-puces wall with arched and terrace roofing and mud floor.

 (3) Stable of kutcha-puces wall with naris-tiled roofing and mud floor.

 (4) One puces well of 4 feet diameter.

 It has cost Rs. 2,485 and occupies 2 bighas 16 cottahs

2 dhurs of land.

Intending purchasers should submit their tenders to the undersigned up to 6th February 1911.

L. P. SINHA, Vice-Chairman.

District Board's Office, Monghyr, the 20th January

Notice.

WANTED a He d Clerk and Accountant for the Baidyabati Municipality on a salary of Rs. 40

per mensem.

Qualifications.—Experience in Municipal Accounts and general Municipal work, including correspondence.

Preference will be given to experienced Municipal Head Clerks and Accountants of not more than 40 years of age. Applications will be received up to 5th February 1911.

N.B.—The appointment is for the present temporary with prospects of being permanent after a year. BIHABILAL BANERJEE, Chairman.

The 18th January 1911.

Road Cess Notification. DISTRICT BALASORE.

IT is hereby notified for general information that under section 43 of the Local Self-Government Act, III (B.C.) of 1885, the District Board of Balasore, at their special meeting held on the 4th January 1911, resolved to levy road cess in the district at the maximum rate of one-half anna in the rupee on the annual value of lands and on the annual net profits from mines, etc., during the financial year 1911-12 as heretofore.

Balasore District Board's Office, the 20th January 1911. (92-1)

Notice.

THE District Board of Saran, at a special meeting held on 7th January 1911, resolved that the rate of Road Cess for the year 1911-12 be fixed at the maxi-mum rate of one-half anna in the rupee.

H. MREEZA, Vice-Chairman, District Board, Saran. Chapra, the 18th January 1911. (93 - 3)

Road Cess Notification. DISTRICT 24-PARGANAS.

IT is hereby notified for general information that under section 46 of the Local Self-Government Act. III (B.C.) of 1885, the District Board of the 24-Parganas, at a meeting held on the 20th December 1910, have resolved to fix the rate of road cess during the year 1911-12 at the maximum rate of six pies in the upee on the annual value of all lands, etc., as heretofore.

J. A. L. Swan, Chairman, District Board, 24-Parganas.

Alipore, the 6th January 1911.

Road Cess Notification.

The District Board of Manbhum has resolved, at a special meeting held on the 11th January 1911, that under section 46 of the Local Self-Government Act, Road Cess be levied in that district during the year 1911-12 at the rate of half an anna per rupee on the annual value of lands and on the annual net profits from mines, &c.

N. N DATTA,

Vice-Chairman, District Board, Manbhum.

Purulia, the 17th January 1911.

Notice.

IN secondance with the rules framed under section 12 (b) of Act XVII of 1878 (The Northern India Ferry Act), vide Central Provinces Secretariat letter No. 1804, dated the 21st February 1902, the annual auction of the terry tolls of the following ferries in the Sambalpur district will be held on the dates mentioned against each at the Victoria District Hall, Sambalpur, at 4.30 p.m.: at 4-30 p.m. :-

121.5187	Name of ferry.	Period for which the right to collect tolls is to be auctioned.	Date of auction.
		CONTRACTOR OF THE SECOND	(S. 12) S. 12) S. 12
1	Turum (Brahmani)	From 1st June 1911 to Sist December 1911,	7th March
8	Mahulpali Bhutlood	Whole year From 1st June 1911 to . 30th November 1911.	Ditto. Ditto.
	Kamgaon Turuha (Gond).	Ditto ditto	Ditto. Ditto.
	Haldi	From 1st June 1911 to 31st	Ditto.
8	Chakli Resam	Prom 1st June 1911 to 15th January 1912.	Ditto.
. 9	Khurgaon	From 1st June 1911 to 31st	Ditto.
10	Mura Seraioali	Ditto ditto	Ditto,
12	Desgaon	Whole year From 1st June 1911 to 31st	Ditto. Ditto.
14	Baghra	December 1911. From 1st June 1911 to 30th November 1911.	Ditto.
16	Saplahra Taldihi	From 1st June 1911 to 1845	Ditto.
17	Amdi	Prom 1st June 1911 to 30th November 1911.	8th Marc
18	Tibura		1911.
19	Tahud	Tiles Manuel and	Ditto.
20	Rampela	From 1st June 1911 to 31st	Ditto.
21	Gondghora	From 1st June 1911 to 15th October 1911.	Ditto.
23	Hansamura Talpatia	From 1st June 1911 to south	Ditto.
24	Dantamura	November 1911, From 1st June 1911 to 15th October 1911,	Ditto.
25	Panchpara		NO MANAGEMENT
26	Tangaros.i	Dieta William III	Ditto.
27	Kherwal	From 1st June 1911 to 3ist December 1911.	Ditto.
28	Sudhamal	Ditto	Ditte
29	Chaltikra	From 1st June 1911 to 31st	Ditto.
31	Thelapali	Ditto ditto	Ditto.
32	Katikela Gunderpur	Ditto ditto	Ditto.
33	Kudopali	Prom 1st June 1911 to 15th October 1911. Ditto ditto	Ditto.

J. N. SEN, Chairman, District Council. Sambalpur, the 5th January 1911.

Notice

IS hereby given that the annual sale of the following pounds under the management of the District Council, Sambalpur, will be held at the Victoria District Hall on the dates mentioned against each at 4.30 P.M.:—

No.	Name of pound.	Period for w	hich the pour be sold,	ds to	Date of auction.
1	Mundognst	Whole year,	i.e., from 1st March 1912.	April	9th M.rel 1911.
2	Dhama	Ditto	ditto	***	Ditto.
3	Sason	Ditto	ditto		Ditto.
4	Mura .	Ditto	dit o	188	Ditto.
5	Lapanga	Ditto	ditto	111100	Ditto.
6	Samasingha	Ditto	ditto	684	Ditto.
7	Laida	Ditto	ditto	***	Ditto
8	Rampela	Ditto	dit o	140	Ditto.
9	Rampun	Ditto	ditto	100	Ditto.
10	Rajpur	Ditto	ditto		Ditto.
11	Kulabira	Ditto	ditto	9911944	Ditto.
12	Talpatia	Ditto	oitto	***	Ditto.
18	Bagdihi	Ditto	ditto	1000	Ditto.
14	Jhursnguda	Ditto	ditto	2	Ditto.
15	Dungarpada	Ditto	ditto	***	Ditto.
16	Laikers	Ditto	ditto	1 1 1 1 1 1 1 1	Ditto.
17	Kudabaga	Ditto	ditto		Ditto.
18	Balanda	Ditto	ditto	***	Ditto.
19	Katarbaga	Ditto	oitto		Ditto.
20	Garloisingh	Ditto	ditto		Ditto.
21	Bargarh	Ditto	ditto		10th Marc
2A	Thursday	2000		ACALY PE	1911.
22	Attabira	Ditto	ditto		Ditto.
23	Remenda	Ditto		***	Ditto.
24	Ambabhona	Ditto	222770		Ditto.
25	STATE OF THE PARTY	Ditto	The second second		Ditto.
26	A CORNEL OF THE PARTY AND ADDRESS OF THE PARTY	Ditto			Ditto.
97		Ditto			Ditto.
28	Melchha-	Ditto		- 440	Ditto.
20	munds.	Dicto	- cureo	***	Diese.
29	Darmali.	Ditto	ditto		Ditto.
30	Dhadan	Ditto		***	Ditto.
	Control of the Contro	Distan		***	Ditto.
31	CO. Co	THE PERSON NAMED IN COLUMN		***	Ditto.
32	Loudidarba	Ditto		***	Ditto.
33				***	Ditto.
34	Dumerbahal			***	Ditto.
35	Kuliari	Diet		***	Ditto.
36	Bhatli	Think		***	Ditto.
37	Ghes	Ditto	ditto	***	Dieto.

J. N. Saw, Chairman, District Council. Sambalpur, the 5th January 1911.

Notice.

NOTICE is hereby given that the exhibits that were filed in the year 1908 before the Courts of the Presidency Magistrates of Calcutta in connection with cases already disposed of will be destroyed it not taken back by the parties who filed them before 31st March 1911

T. THORNHILL, Chief Presidency Magistrate, Calcutta, Calcutta, the 20th January 1911.

Notice.

SEALED TENDERS for the supply of provisions for Indian troops and followers at Sadya, Dibrugarh, Shillong, Kohima and Manipur from 1st April 1911 to 31st March 1912 will be received by the Divisional Contract Officer, 8th (Lucknow) Division, Lucknow, up to 12 noon on the 10th February 1911.

2. Forms of notice and tenders are available and samples of the articles to be supplied can be seen on application to the abovenamed officer, or to the Officers Commanding at the abovenamed stations respectively.

(ILLEGIBLE), Lieut. Colonel,

for Divisional Supply and Transport Officer, 8th (Lucknow) Division. Divisional Supply and Transport Office, 8th (Lucknow) Division, Lucknow, the 18th January 1911.

HOOGHLY-CHINSURAH WATER-WORKS. Contract No. 1.

THE Municipal Commissioners of Hooghly-Chinsurah invite tenders for the construction of the following

River intake jetty and suction pipes.
Settling tanks.
3 Filtered beds.
Clear water reservoir.
Sand washing pit.
2 Elevated reservoirs.
Rising main.
Distribution pipes.
Standposts, washouts, valves, etc., etc.

Drawings may be seen and copies of the specification, bills of quantities, etc., obtained at the office of the Sanitary Engineer, Bengal, 1 and 2, Old Court House Corner, Calcutta, or at the Municipal office, Hooghly-Chinsurah, on or after the 12th December 1910, on deposit of Rs. 50 in G. C. Notes which will be refunded on receipt of a bond fide tender.

Tenders, which must be in the forms provided with the bills and schedules fully priced out, must be sent in in sealed covers addressed to the Chairman, Hooghly-Chinsurah Municipality, and must be received before 4 p.m. on 3rd March 1911.

The Municipal Commissioners do not bind themselves to accept the lowest or any tenders.

Parties tendering must do so at their own cost.

Manendra Chandra Mitra, Chairman,

MAHENDRA CHANDRA MITRA, Chairman, Hoogbly-Chinsurah Municipality. Dated the 7th January 1911. (1318-8)

NOTICE.

Unclaimed goods lying at the Custom House.

Marks.		Quantity.	-	Description of goods.	Steamers.
v. D. W. 4/5		cases		Cigars	"Neuenfels,"
A. C. B.		case		Do	" Rabenfels."
7858	and the	Many TE		The state of the state of the	discenters.
668	-			Guns	" Ceylon."
1		·		Do	"Jelunga,"
418		1 "		Perfunied water	" Fooksang."
т. к	,	1 bag	***	Plour	" Namsang."
Nil		1 bundle	***	Cotton goods	" Kumsang."
Thos. Coo. &	Scos	1 "		Adv. matter	" Bengalen."
S. C		1 bag	•••	Betel nuts	" Dunera."
E. S. S	***	1 ,	***	Do	Ditto.
J. H	***	1 ,		Do	Ditto.
T. M		1 ,,	***	Sugar	" Itola,"
м. к	***	19 bags	***	W. bark	"G. Apcar."
Super Manto Co. 8 B	sh &	1 package	***	Japanese um. brellas.	46000000000000000000000000000000000000
1		1 case		Samples per fumed water.	" Lightning,"
C. E	***	2 cases	***	Country tobacco	"Lunka."
0 8					
1554		2 ,,		Rolled tobacco	"City of Lon
Nil	***	1 trunk	9/1	W. apparel	"Dupleix."
H. U. A.		1 bag		10 THE SHAN	
S. D. & B.	***	1 drum		· Turpentine	
B 888 B 1/2		2 cases			" Workman,"
1580		1 cass		Samples brand	y "Dupleix."
W. T. S.	٠.,	1 drum		Moth. spirits .	" Pasha."
The Ind.	Trad-	1 parcel		Woollen sample	es "Gutenfels."

The above will be disposed of under section 88 of Act VIII of 1878 if not cleared on or before the 1st February 1911.

Calcutta Custom House, The 9th January 1911.

H. F. Howard, Collector of Customs.

Currency Notes.

THE following Currency Notes of the Calentta Circle are stated to have been destroyed, and payment of their value has been claimed by the persons whose names are placed against the numbers. Any other person claiming a right to them is warned to communicate at once with the undersigned: once with the undersigned : -

Notes wholly destroyed.

Name of claimant. No. of notes. Value. Rs.

W 59 of 1910-11 Xn 54878 100 Abdul Sukoor and Sheikh Kulloo, care of Haji Xa 54879 100 Mohsyooddin, hide merchant, mahalla Madar Jubbulpore. Takri, Xa 54880 100

ILLEGIBLE,

Assistant Comptroller-General, in charge Paper Currency.

Paper Currency Department, the 23rd January 1911.

Lost.

THE two Government Promissory Notes Nos. 038928 and 019823 each of the 3½ per cent loan of 1900-01 for Rs. 500 each, originally standing in the name of Prosad Das Baral Brothers and Benoy Krishna Hazra respectively, and last endorsed to Hurry Narayon Boses the proprietor, by whom they were never endorsed to any other person, having been lost, notice is hereby given that payment of the notes and the interest thereupon have been stopped at the Public Debt Office, Bank of Fengal, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned securities. securities.

HURRY NARIYON BOSE,

17. Petamber Bhattacharjee's Lane, Gurpur, Calcutta. (46 - 3 - 78)

The Commissioners for the Port of Calcutta.

NOTICE.

UNDER the provisions of section 118 of the Calcutta
Port Act, 11I of 1890, it is hereby notified that the
two bales of jute marked below, which were removed
from Bocooltollah shed and lying at Kantapukur, will
be sold by public auction to satisfy the Commissioners'
charges if not removed on payme to f charges due on or
before the 7th February 191:—



2 bales jute a/c Mercantile Bank of India, Ld.

C. H. WINDLE, Traffic Manager. The 23rd January 1911.

Sibpur Jute Manufacturing Co., Ld. (in liquidation).

NOTICE is hereby given that the creditors of the abovenamed Company are required, on or before the 28th day of February 1911, to send their names and addresses and the particulars of their debts or claims, to F. W. Smyth, Esq., of 21 trand, Calcutta, the liquidator of the said company, and, if so required by notice in writing from the said liquidator, are to come in and prove their said debts or claims at such time and place as shall be specified in such notice, and that in default the root they will be excluded from the benefit of any distribution made before such debts are proved.

Duted this 21st day of January 1911.

ORR, DIGNAM & Co. Solicitors for the abovenamed Liquidator, (103-

Notice to Creditors.

In the Goods of Ernest Benjamin Townsend, deceased.

In the Goods of Ernest Benjamin Townsend, deceased.

PURSUANT to sections 320 of Act X of 1865 and

42 of Act XXVIII of 1866, all persons having claims against the estate of the abovenamed deceased, who died on the 25th day of February 1810, at Mahulia in the district of Singhbhum and to whose estate Letters of Administration with copy of Will annexed were, on the 5th day of December 1930, granted by the High Court of Judicature at Fort William in Bengal to Nigel Napier Blomefield are hereby required to send full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them to me, the undersigned, as Solicitor to the sand Nigel Napier Blomefield on or before the 5th day of February 1911, after which date no claims will be admitted and the assets of the estate will be distributed.

Dated this 5th day of January 1911.

A. VERE NIGOLL,

Royal Insurance Buildings, Dalhousie Square, Calcutta, Solicitor to the said Nigel Napier Blomefield.

(22-3-5)

POST OFFICE.

DESPATCH OF SEA-BORNE MAILS.

MAILS FOR	of closts	nd hour ne at the al Post ice.
United Kingdom and other places in Burope: America, Essi, West and South Africa (Letters and puckata). N.b.—The latest any for money-orders is West-	Paursday	7-15 P.M.
nesday and for parcial It Am. on Thursday. Anstrainment Colonies Straits Settlements, China and Japan	Siet Jan. 27th , Saturday	6-30 . 8-30 7-30

. Unions a later day is notified in the Kotumas of the General P.st

† On other days correspondence for China, Japan and Australasian Colonies is despatched to Tuticorin, so that it may proceed by the first steamer from Colombo.

Presidency Postmost Dated Galcutta, the 23rd January 1911,

NOTICE.

THE next annual stock-taking of the Indian Law Reports kept at the Bengal Secretariat Book Depôt will commence from the 1st April 1911. The public are hereby informed that all issues of the said Reports from the said Depôt to subscribers and officials will be suspended during that month.

F. G. WIGLEY,

Secretary to the Bennal Legislative · Council and Asst. Sccy. to the Govt. of Bengal, Legislative Dept.

LEGISLATIVE DEPT., BOOK DEPÔT BRANCH, The 7th December 1910. 5TH EDITION.

CALCUTTA GENERAL POST OFFICE.

Alphabetical List of Post Box Delivery Ticket-Holders and Box Numbers assigned.

From 1st April 1910 to 31st March 1911.

			Por	st Box	1		Po	st Box
	Name.			No.		Name,		No.
	A A	And the burn	1000			0		
	Abrecht & Co			19		Chainrup Sampatram		11
	A C T 3			28		"Capital"		14
	Analysts & Cla A		***	37	1	Cooke & Kelvey	***	20
			***	43	-	Crompton & Co., Ld.		24
		**	***	84	1	Calcutta Tramways Co., Ld. (Dharamtala)	**	83
	Allen Brothers & Co.		***	77 98	3	Chartered Bank of India, Australia at China	1d	
	Atherton & Co., G	Market etc.		108		Commercial Union Assurance Co., Ld.	***	50
	Assmann & Co., F. A. D. Apear & Co	***		130	5	Consul-General for Italy	***	75
	Acerboni & Co., F. (Bow Bazar)			135		Cohn Bros. & Fuchs		91
	Anderson, Wright & Co			140	13	Calcutta Turf Club (Wellesley Street)		163
	Andrew, Yule & Co.			150		Cresswell & Co., W. S.	***	169
	Management of the control of the con	***	***	166		Chunder, S. C		201
	Artin & Co., Y.			167	3	Comptroller, India Treasuries		219
	Armes & Co., R		***	182	WE	Compagnie des Messageries Maritimes Comptroller and Auditor-General	***	228
	Alexander Young & Co. Agent, Austrian Lloyd's S. N. (20.		256		Carritt, Moran & Co.	***	229
	Ashworth, Taylor & Co.			282		Chila Burgan and Supply Co		240
	"Asian," The	The second state of		287		City of Glasgow Life Assurance Co.		246
	Ahmuty & Co.			- 305		Cutler, Palmer & Co.		303
	Ayurbed Ashram (Beadon Squi	ire)	***	342		Calcutta Electric Supply Corporation, Ld.	***	304
	Allan Simpson & Co.			354		Consul-General for U. S. A	***	308
	Asiatic Petroleum Co., Ld.	***	***	860		· Consul for Belgium (Wellesley Street)	***	316
	Assaram Jhawar, Messrs.	***	***	381		Crowder & Co., Ld., W.	***	320
						Carapiet, Esq., C M.	***	351
	• B					Calcutta Advertising, Ld.	***	374
						and the same of th		
	Balmer, Lawrie & Co.					and the second s		
	Birkmyre Bros.		***	18				
	British India Marine Service C			36		D. R. Yule, Esq , Atlas Assurance Co, 1 d		123
	Mecker, Gray & Co.	***	***	41		Dass & Sons, D. M., Chief Agents to		45000
	Bird & Co.	***	4	46		Empire of India Life Assurance Co., Ld.	***	83
	Bookel, Wm. Oscar			4.7		Delhi and London Bank, Ld.	114	87
	Barlow & Co.	***		49		Daily azette and Beach & Bar Diary Pre	38	109
	Barry & Co.	** 1000	***	79		Davenport & Co	***	184
	Biswas & Co., D. N.	***	101	86		Duncan Brothers & Co. Deutsch-Asiatische Bank	***	189
	Bristowe & Bennett		***	97		Deputy Conservator, Port Commissioners		241
	Bank of Bengal, Secretary and		***	110		David Sassoon & Co., Ld	***	243
	Blackburn, G. A.			113	,	Dutt & Co., P. C		258
	Bakshi & Co., S. A. B.		***	114		Deputy Accountant-General, Post Offi		
	Bengal Coal Co., Ld.	***		117		Calcutta	***	275
	Blackwood, Blackwood & Co.		-41	126		Deputy Traffic Manager, Docks (Kidderpo	re)	294
85	Burk Brothers (Bowbazar)	***	***	134		Dey & Co., M. M. (Bow Bazar)		335
	Bombay Company, Limited, Th	6	***	139	7	Daw, Sen & Co		348
	Brooke Bond & Co., Ld.	***	***	187		Dr. Sauden & Co. Deutscher Verein (German Club) (Welles	low	355
	Burn & Co., Ld.		***	191		Cimat)	10-10-10-	358
	Benud Behary Dutta		***	203		Decem Villie & Co		362
	Bevan & Co., T. E.			200		Dawn Magazine (The)	***	363
	Bhugwan Das Bugla, Rai B	shadur (B	ara			David, E. A., Esq., General Merchant	***	90
	Bazar)		***	207		D. Avergme Brothers	***	195
	Banerji & Co., K.	***	***	2:3		Dunlop Paeamatic Tyre Co., Ld.	***	256
	Bank of Burma, Ld.	***	***	253				
	Butterworth & Co., India, Ld.	Samuelann	***	251		R		
	Bengal Chamber of Commerce		***	284		Eastern Secretary, Manchester Assura	nga	
	Burjorjee Framjee & Co. Bull & Co., Ward		***	289		Co, or W. R. Yule, Esq	***	122
	British India Engineers' Club			296		Ewing & Co., Ld.		78
	Bombay Motor Car Co.			298		Augene Tapissier		82
	Bengal Club (Wellesley Street)		300		Rilliott & Co	***	85
	Bharat Insurance Co., Ld.	***	***	318		Eastern Manufacturing Stationery Co.	1	160
	Banerjee Brothers (Beadon Str	eet)	***	834		Examiner of Accounts, E. B. S. Ry (Intal		175
	Brunner Mond & Co., Ld.		***	334		"Empire," The	***	194
	Bunshi Lall Abirchand, Rai B.		***	345		Ernsthausen, Ld East Indian Railway Co	-	225
	Blower & Co., I. H. Ballarin, F.	***		346		Essabhoy, A. M.		244
	Bagram & Co., J. G.			349		Ezra, J. E. D	***	260
	Bombay Merchants Bank, Ld.,	CONTRACTOR OF THE PARTY OF THE		369		" Englishman," The	***	273
	Beattie Mr. J. B		***	370		Eastern Bank, Ld., The	***	276
	Barrow & Co, C T	***	***	373		Eurico N. Stein	***	810
	Bennertz & O., Engineers	***	***	333		Ebrahim Solaimon Salehjee	***	323 325
	B. K. Paul & Co	***	***	359		Ernest Whiteutt & Co Elias & Co., D. J		367
	Bautsch, A. E	Steel Sale	***	231		Elias & Co., D. J	132	
								11 377 39

Nama	P	ost Box	Name.		N
,			K		1
	No.	99	Kellner & Co., G. F. (Wellesley Street)	***	
rensdorf, Esq., M. (Kidderpore)	***	209	Wilhurn & Co.	***	
'inlay, James & Co	***	348	Kettlewell, Bullen & Co		
red. E. Roy	100	A STATE OF	Kristo Dass Coondoo and Sons Kerr, Tarruck & Co.		
6	1		Khunnah & Sons, J. (Bara Bazar)	***	
			Ving Hamilton & Co.	***	
Pramophone & Typewriter, Ld. (Intally)		45	Kerode & Co., T (Dharamia a)		B
Hadstone, Wyllie & Co	***	127	Khetter Mohan Dey & Co	***	
Fraham & Co	***	147	Krishna Dhone Shahs	***	
Fillanders, Arbuthnot & Co	***	174	Kahn & Kahn	***	
loward & Co, Walker	***	181	Killick, Nixon & Go.'s Agency		-
Frent Eastern Hotel Co., Ld	***	205	Keatinge, Esq., J		1
Frossmann & Co. George Henderson & Co.	***	237	Ruarr & Co., C.		133
Frossmann (Imports), Ld.	***	247			
Inchis & Co	***	261	r Control of the Cont		
Povernment of India, P. W. Dept.	141	268	0		
Francisco & Co	***	269	Lyall, Marshall & Co		
Peneral Electric Co. (New York)		309	Law & Co., H. V	***	
eorge Cradock & Co., Ld		364	Lipton, Ld. (Dharamtala)		
Perrard & Co		232	Leslie & Co., W. (Dharamtala)	***	
Fanguly & Co		378	Llewelyn & Co.	***	33
Fracelin & Co		382	Landale & Clark	***	1
			Laik & Banerjee, M. L.		
u u			Liveroy Brothers	***	
Н			Landale & Morgan Lower Hooghly Mills Co. (Burtala)	***	
Houre, Miller & Co		68	Liverpool and London and Globe Insura		13
Hadenfeldt & Co		64 *	Co., Ld	***	
Holland-Bombay Trading Co., Ld.		65	Louis Grossmann		
Teath & Co.	***	102	London & Lancashire Fire Insurance Co.	***	2
Howas & Co. Wm	*1	105	Laik & Co., M. L.	***	. 8
Songkong and Shanghai Banking Corpo	Ta-	158			
tion	***	164			
Harrison and Crosfield, Ld	***	185	M		
Heilgers & Co., F. W. Heatly & Gresham, Ld.	***	190	The second secon		
Hazarcemull Heeralall (Bara Bazar)		210	Möll, Schutte & Co	***	
Harold & Co.	***	214	Macneil & Co.	7712	
Hamilton & Co	140	236	Mercantile Bank of India, Ld.	***	
Hansa Line of Steamers	404	3.16	Marshall & Sons	***	
Harley & Co., F	***	307	Martin & Co.	***	
Heilgers and Brothers. F. W	. ***	328	Manasseh & Sons, S. Main & Co., Ld., A. & J. (Harrison Road)		
Hooper, H. E., "The Times," London	***	352	Millars Karri & Jarrah Co., Lr.	**	
Hughman & Co., Messrs. Pyne	***	010	Meyer, Soetbeer & Co	***	
The state of the s			Mondul & Co., R. B.		
I			Moran & Co		
			McLeod & Co.		
India Trading and Engineering Co., Ld.	***	34	Morgan & Co.	***	
"Indian Planters' Gazette" (Bow Bazar)		94	Master of the Mint (Bara Bazar)	***	
Issur Chunder Coondoo & Co. (Dharamtal	a)	119	Mazza Brothers	***	
Indian Products Company India-Rubber, Gutta-Percha and Teleg.	ranh	128	Mansfield & Sons, Ld.	***	
Works Co., Ld., The Managing Agents	- apu	144	Moniram & Harjeemal (Bara Bazar)	•••	
India General Navigation and Rail	way		Mackinnon, Mackenzie & Co	****	
Co. Ld.	146	157	Mackintosh Burn & Co	***	
International Banking Corporation	185	204	Mackenzie, Lyall & Co.		
"Indian Engineering" (Bow Bazar) "Indian Daily News"	***	226	Moosajee Ahmad & Co		
Indian Daily News	***	259	Mason, Hill & Rogers (Dharamtala)	***	
Indo-Burmah Training Co		288	McKerrow & Co	***	
Incandescent Lamp Company	**	844 850	McVicar, Smith & Co.	***	
Intercolonial Collection Agency India and Eastern Trading Co., Ld.	***	142	Murphy & Co., F. J. (Wellesley Street)	-44	
Imperial Tobacco Co. of India, Ld.		89	Manton & Co. H. P.	~	
Indian Buyer and Exporter	***	196	Maitra & Co., H. P. Meyer & Co., E.	***	
		BM(V)	Montaith James & Co		33
A STATE OF THE REAL PROPERTY.				*	
Jager & Co., R		12	N	OW.	
John Dickinson & Co., Ld	***	61	New York Life Transport		
Jardine, Skinner & Co.		96	New York Life Insurance Co Newman & Qo., W.	***	
Jules, Karpeles & Co	***	108	New Zestana Insurance Co., Ld.		
Jambon & Co	***	111	National Bank of India, Ld.	177	
James Scott & Sons, Ld		152	Norwich Union Life and Fire Insura	nna	
Joseph Tetley & Co., Ld	***	159	Society	-1106	
James Luke & Sons	***	183	Nundy & Sons, S. C. (Bara Bazar)	12/13/	
James Simpson & Co., Ld	***	248	Nandi & Broa., L (Bow Bazar)	***	
Jordon & Co., Alf. S	***	311	North-West Soap Co., Ld Nundi & Co., G. U.	***	
Janowitzer, A.		836			

d)		21 55 137 143 200 265 31 58 104 151 154 215 257 326	Sun Insurance Office Stewart, Mackenzie & Co. Sadasook Gumbhir Chand Balaki Dass (Bazar) Sassoon & Co., E. D. Siemen's Bros.' Dynamo Works, Ld, Sanderson & Co., R. Solomon & Co., R. Sethia & Co., A. C. B. Stewarts & Lloyds, Ld. "Statesman," The Schulten, Dr. C. Sircar & Sons, N. C. Stewart & Oc. Sooresh Chunder Mookerjee & Co. Simpson, J. H. Sarbulland & Co Sydney Angelo, Mr Stuart Dott & Co. Sevastopulo Sobharam Shew Dutroy	Bara	No. 178 179 211 222 224 250 252 265 270 272 279 285 291 292 830 381 866 371 372 379
d)		65 137 143 200 265 31 58 104 151 154 215 257 326	Stewart, Mackenzie & Co. Sadasook Gumbhir Chand Balaki Dass (Bazar) Sassoon & Co., E. D. Siemen's Bros.' Dynamo Works, Ld. Sanderson & Co. Solomon & Co., R. Sethia & Co., A. C. B. Stewarts & Lloyds, Ld. "Statesman," The Schulten, Dr. C. Sircar & Sons, N. C. Siewart & Co. Sooresh Chunder Mookerjee & Co. Simpson, J. H. Sarballand & Co. Sydney Angelo, Mr. Stuart Dott & Co. Sevastopulo	Bara	179 211 222 224 250 252 256 270 272 279 285 291 293 330 366 371 372
d)		65 137 143 200 265 31 58 104 151 154 215 257 326	Sadasook Gumbhir Chand Balaki Dass (Bazar) Sassoon & Co., E. D. Siemen's Bros.' Dynamo Works, Ld, Sanderson & Co., R. Solomon & Co., R. Sethia & Co., A. C. B. Stewarts & Lloyds, Ld. "Statesman," The Schulten, Dr. C. Sircar & Sons, N. C. Stewart & Co. Sooresh Chunder Mookerjee & Co. Simpson, J. H. Sarballand & Co Sydney Angelo, Mr Stuart Dott & Co Sevastopulo	Bara	211 222 224 250 253 256 270 272 279 285 291 293 330 366 371 372
d)		65 137 143 200 265 31 58 104 151 154 215 257 326	Bazar) Sassoon & Co., E. D. Siemen's Bros.' Dynamo Works, Ld, Sanderson & Co., Solomon & Co., R. Sethia & Co., A. C. B. Stewarts & Lloyds, Ld. "Statesman," The Schulten, Dr. C. Sirear & Sons, N. C. Stewart & Co. Sooresh Chunder Mookerjee & Co. Simpson, J. H. Sarballand & Co Sydney Angelo, Mr Stuart Dott & Co Sevastopulo		222 224 250 253 255 270 272 279 285 291 293 330 331 366 371 372
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AGENTS IN INDIA.

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. Agents for sale of the Legislative Department publications

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Application for Government publications which are no longer in print should be made to the Agent to the particular armment under whose orders they were originally issued.

(The amounts within parentheses are for packing and postage,)

List of New Books published during the Current Quarter.

HOME DEPARTMENT.

The Countess of Dufferin's Fund-Twenty-fifth Annual Report of the National Association for Supplying Female Medical Aid to the Women of India for the year 1909. Paper cover, Boyal Svo, Re. 1 or 1s. 6d. (4a.)

FOREIGN DEPARTMENT.

Report on Sanitation, Dispensaries, and Jails in hajputana for 1909 and on Vaccination for the year 1909-10. Board. Foolscap. Re. 1 or 1s. 6d. (4a.)

Report on the Administration of Ajmer-Merwara for 1909-10. Board. Foolscap. Rs. 2 or 8s. (4a.)

COMMERCIAL INTELLIGENCE DEPARTMENT.

Accounts of the Trade carried by rail and river in India in the official year 1909-10 and the four preceding years, 22nd issue, Foolscap, Board, Re, 1-12 or 2s, 9d, (4a,)

Sea-borne Trade and Navigation of British India for November 1910. No. 8, Royal 8vo. Stitched. 8a, or 9d. (2a.)

Accounts of the External Trade of British India for the month of September 1910, No. 6, Royal 8vo. Stitched. 8a, or 9d. (2a.)

Statistics of Cotton Spinning and Weaving in the Indian Mills in October 1910. Royal 8vo. Stitched. 2a, or 24, (1a.)

DEPARTMENT OF REVENUE AND AGRICULTURE

Classified List of Forest Officers of the Imperial and Provincial Services in the Bengal,
Madras and Bombay Presidencies in July 1910. Royal 8va. Board. Re. 1 or 1s. 6d. (4a.)
The Indian Forest Records. The Sylviculture of Hardwickia bluata (Anjan). by D. O.
Will, Esq. Notes on Sandal (Germination and Growth of Seedlings), by Rao Sahib
M. Rama Rao. Royal 8vo. Paper cover. Rs. 3.4 or 5s. (4a.)
The Indian Forest Memoirs, Vol. I, Forest Zoology Series, Part III—A note on the Lac
Insect (Tachardia Lacca): its Life History, Propagation and Collection, by E. P.
Stebbing, Esq. Paper cover. Super Royal 4to. Re. 1 or 1s. 6d. (3a.)
Progress Report on Forest Administration in the Andamans for 1909-10. Foolscap. Paper
cover. As. 8 or 9d. (2a.)
Progress Report of the Imperial Forest Research Institute for 1909-10, Board. Foolscap.
As. 7 or 8d. (2a)

ARMY DEPARTMENT.

Papers and Maps set for the Examination in subjects (d) to (j) for promotion held in India in March 1910, with remarks by the Examiners. Demy. 8vo. Board. Re. 1 or 1s. 6d. (2a.) Papers set at the Examination for Admission to the Staff College, Quetta, held in November 1909. with Extracts from the Reports of the Examiners. Paper cover. Demy 8vo. Rs. 3 or 4s. 6d. (2a.)

The Quarterly Indian Army List for January 1, 1911. Paper cover. Royal 8vo. Rs. 2-13 or 4s. 3d. (6a.)

List of Light-houses and Light-vessels in British India, including those in the Gulf of Aden, as existing on the 30th June 1910. Board. Royal 8vo. Rs. 1 or 1s. 6d. (2a.)

ACCOUNTANT-GENERAL, BENGAL.

History of Services of Gazetted and other Officers serving under the Government of Bengal, corrected to 1st July 1910, Part I. Royal 8vo, Board. Rs. 2 or 3s. (Sa.) Part II. Rs. 2 or 3s. (Sa.) Complete, Rs. 4 or 6s. (14s.)

List of Books published from July to December 1910.

LEGISLATIVE DEPARTMENT.

The Indian Telegraph Act, 1885 (Act XIII of 1885), as modified up to 1st Jude 1910. Royal 8vo. Stitched. 5a. (1a.)

The Indian Penal Code (Act XLV of 1860), as modified up to the 1st June 1910, with an Index. Rs. 2-8. (5a.)

The Opium Act, 1878 (Act I of 1878), as modified up to the 1st July 1910. 5a. 6p. (1a.)

Act XXXI of 1854 (Conveyance of Land), as modified up to 1st June 1910. 2a. 3p.

The Prisoners Act, 1900 (III of 1900), as modified up to 1st July 1910, 6a. 6p. (1a.)

The Probate and Administration Act, 1881 (Act V of 1881), as modified up to the 1st July 1910. 12a. (2a.)

List No. I of 1910, dated 30th June 1910, of Addenda et Corrigenda to List of General Rules and Orders. 2a. 3p. (1a.)

Act No. III of 1864 (Foreigners), as modified up to let September 1910. 3a. 6p. (1a.)

The Assam Labour and Emigration Act, 1901 (VI of 1901), as modified up to lst July 1910. Re. 1-4. (2a.)

Act I of 1904 (Prisons), with footnotes. 2a. 9p. (1a.)

General Rules and Orders made under Enactments in force in British India, Vol. 1V. Edition 1910. Rs. 5 or 7s. 6d. (%a.)
Act IX of 1910. Urdu and Hindi. As. 1-9. (la.)

each,
Act XIV of 1910. Urdu and Hindi. 3p. (1a.) each.
Act XVI of 1910. Urdu and Hindi. 3p. (1a.) each.
Act XVII of 1910. Urdu and Hindi. 3p. (1a.) each.
Act XVII of 1910. Urdu and Hindi. 3p. (1a.) each.
The Inland Steam-vessels Act, 1884 (Act VI of 1884), as modified up to the 1st October 1910. Royal 8vo. Stitched. 9a. (2a.)
The Central Provinces Courts Act, 1904 (II of 1904), as modified up to the 1st December 1910. As. 4-3. (1a.)

HOME DEPARTMENT.

Report on the Results of certain Investigations regarding Rats in the Punjab, by Captain G. I. Davys, I.M.S. Foolscap. Board. 6a. or 7d. (3a.)

Scientific Memoirs by Officers of the Medical and Sanitary Departments of the Government of India. Investigation on Bengar Jail Detaries with some observations on the Influence of dietary on the physical development and well-being of the people of Bengal, by Captain D. McCay, M.B., B.Ch., B.A.O., I.M.S. Super Royal sto. Beard, Rs. 2-6 or 4s. 3d. (9a.)

Archæological Survey of India, Vol. XXXV,
Akbar's Tomb, Sikandarh. Super Royal. Cloth.

Ba. 23 or £1 15s. (14a.)

Fauna of British India. "Dermaptera." Royal
Svo. Cloth. Rs. 7-8. (5a.)

Quarterly List of Officers in the Departments of the Government of India from
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The Quarterly Civil List of the Home and
Legislative Departments, Government of
India, No. 13. Corrected to 1st July 1910.
Royal Svo. Limp. 11s. or 1s. (2a.)

General Rules and Circular Orders of the
High Court of Judicature at Fort William
in Bengal, Appellate Side, Civil. Vol. I.
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Selections from the Records of the Government of India, Home Department, No. CCCCXLV.—Papers regarding the Question of the Abolition of Fees in Primary Schools, Foolscap, Board, Rs. 4-4.

Primary Schools. Foolscap. Board.

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Report on the Measures taken against Malaria in the Lahore (Mian Mir) Cantonment. 1909, by Hon'ble Mr. R. Nathan, C.I.E., I.C.S., Lieutenant-Colonel H. B. Thornhill, C.I.E., I.A., and Major L. Rogers, M.D., F.R.C.P., F.R.C.S., I.M.S., 1909. Foolscap. Board. Rs. 2-8 or 4s. (5a.)

Quarterly List of Officers in the Departments of the Government of India from October to December 1910. Foolscap. Paper cover. 4a, or 5d., (1a.)

Scientific Memoirs by Officers of the Medical and Sanitary Departments of the Government of India.—Preliminary Report on the killing of Rate and Rat Fleas by Hydrocyanic acid Gas by Captain W. D. H. Stevenson, M.B., I.M.S., New series, No. 38, Super Royal 4to. Board. 8a. or 9d. (4a.)

The Quarterly Civil List of the Home and Legislative Departments, Government of India, No. 14. Corrected to let October 1910. Royal 8vo. Limp. 11a. or 1s.

FOREIGN DEPARTMENT.

Report on the Administration of Ajmer-Merwara for 1908-09. Foolscap. Board. Rs. 2

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The Quarterly Civil List of the Foreign Department, No. 16. Corrected up to the 1st July 1910. Super Royal 8ve. Paper cover. Rs. 2-8 or 8s. 9d. (4a.)

The Quarterly Civil List of the Foreign Department, No. 17. Corrected up to 1st October 1910. Super Royal 8vo. Paper cover. Rs. 2-8 or 3s. 2d. (4a.)

FINANCE DEPARTMENT.

The Civil Service Regulations relating to Salary, Leave, Pension and Travelling Allowance, fifth edition. Corrected up to 1st April 1910. Royal 8vo. Cloth. Rs. 2 or 3s. with appendices. (8s.) Appendices only, 8s. or 9d. (3a.) List of Officers appointed by the Government of India in the Finance Department. Corrected to June 1910. Royal 8vo. Paper cover. As. 4 or 5d. (1a.)

List of Officers appointed by the Government of India in the Finance Department. Corrected to July and September 1910. Royal 8vo. Paper cover. 4a, or 5d. (2a.) each.

DEPARTMENT OF COMMERCE AND INDUSTRY.

Annual Report on the Post Office of India for the year 1909-10. Foolscap. Board. Re. 1 or 1s. 6d. (3a.)

Administration Report of the Indian Telegraph Department for 1909-10. Foolscap. Paper over. 8a. or 9d. (2a.)

Return of Wrecks and Casualties in Indian Waters for the year 1909. Foolscap. Board. Re. 1 or 1s. 6d. (3a.)

COMMERCIAL INTELLIGENCE DEPART-MENT.

British India for the months of April, May and June 1910. Royal Svo. Stitched. 8a, or 9d. (2a.) each.

Statistics of Cotton Spinning and Weaving in the Indian Mills. April, May, June and July 1910. Royal Svo. Stitched. 2a. or 2d. (1a.) each.

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Statistics of British India for 1903-09 and preceding years, Part II, Commercial, including statistics relating to Foreign Trade and Shipping, Joint-Stock Companies. Banks, etc. Third issue. Foolscap. Board. Re. 1 or 1s. 6d. (4a.)

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Supplement to the Annual Statement of Trade and Navigation of British India for 1908-09. Vol. II. Rs. 3. (8a.)

Statistics of British India for 1908-09 and preceding year, Part V, Area, population and public health. Price Re. 1 or 1s. 6d. (4a.)

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Supplement to the Annual Statement of Trade and Navigation of British India for 1908-09. Vol. I. Rs. 3. (8s.)

Sea-borne Trade and Navigation of British India for Legal Svo. Stitched. 8a or 9d. (2a.) each. Prices and Wages in India, 27th issue. Foolscap. Board. Rs. 2 or 3s. (6a.)

Accounts of the External Trade of British India for the months of July and August.

Accounts of the External Trade of British India for the months of July and August 1910 Nos. 4, 5. Royal 8vo. Stitched. 8a. or 91.

Statistics of Cotton Spinning and Weaving in the Indian mills in July and August 1910, Royal Svo. Stitched. 8a. or 9d. (2a) each.

Note on the Production and Consumption of coal in India up to the Year 1909. Foolscap, Paper cover, 8a. or 9d. (2a. 6p.)

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Annual Statement of the Sea-borne Trade and Navigation of British India with the British Empire and Foreign Countries in the year ending March 31st, 1910 and the four preceding years, to which are appended the accounts of the Trade of Aden and of the Freuch and Portuguese Possessions in India. Vol. I (Abstract and Detailed Table of Imports and Exports).

Super Royal, 4to, Rs. 3 or 4s. 6d. (Re. 1.)

Variations in Indian Price Levels from 1861 to 1909 expressed in Lydex Numbers. Foolscap, Limp. 12a, or 1s. (2a.)

Statistics of cotton spinning and weaving in the Indian Mills in September 1910. Royal 8vo. Stitched. 2a. or 2d. (1a.)

DEPARTMENT OF REVENUE AND AGRICULTURE.

Forest Pamphlet No. 16. Note on Best Season for Coppice Fellings of Teak (Tectona Grandis). Super-Royal 8vo. Paper. As. 4 or 5d (1a.)

Proceedings of the Board of Agriculture in India held at Pusa on the 21st February 1910 and following days with appendices. Foolscap. Paper cover. As. 8 or 9d. (2a.)

A Note on the Preservation of Bamboos from the attacks of the Bamboo Beetle or "Shortborer." Forest Pamphlet No. 15 (Forest Zoology Series), by E. P. Stebbing-7a. or 8d. (2a.)

Jacquot Translated by C. E. C. Fischer-Royal Svo. Cloth. As. 14 or 1s. 3d (5a.)

ARMY DEPARTMENT.

Some practical points in the Design and Construction of Milita y Buildings in India. Royal 8vo. Cloth. Rs. 3-5 or 5s. (5a.)

RAILWAY BOARD.

Administration Report on the Railways in India for the calendar year 1909. Foolscap. Limp cover. Rs. 2 or 2s. 8d. (6a.)
Classified List of the State Railway Establishment and Distribution Return of Establishment of Railways corrected up to 30th June 1910. Royal 8vo. Paper cover. Re. 1 or 1s. 6d. (2a.)

OTHER LOCAL GOVERNMENTS AND ADMINISTRATIONS.

Administration Report of the Jails of the North-West Frontier Province for the year 1909. Foolscap. Paper cover. As. 10 or 10d. (2a.)

Report on Vaccination in the North-West Frontier Province for the year 1909-1910. Folscap. Paper cover. As. 5 or 5d. (2a.)

List of new books for sale at Thomason College, Koorkee, which were not advertised before.

Roorkee Treatise and Civil Engineering-

Section IX—Railways, 5th Edition. Revised by F. G. Royal Dawson, 1908. Rs. 4.4.
Section V—Manual of Estimating, 7th Edition, 1908. (Reprint.) Rs. 3-12.
Thomason College Calendar for 1908. Rs. 5-2.
Examination question papers of the Thomason College Civil Engineer Class and Upper Subordinate Class Entrance Examination and the 4th grade P. W. Accounts Examination from 1905—1909, published by the Newul Kishore Press, Lucknew. Re. 1-4.

List of new books and periodicals for sale at the Library of the Asiatic Society of Bengul, 57, Park Street, Calcutta.

SOCIETY'S PUBLICATIONS.

Journal and Proceedings, Vol. 5. Nos. 2 to 11, sat Rs. 2 each.

Memoirs, Vol. 2. No. 10, Cerrhipedes Opercules de l'Indian Museum de Calcutta. Par Mr. M. A. Gruval, at Rs. 2.

Ditto,

No. 11, Correlations of Areas of Matured Crops and the Rainfall. By Mr. S. M. Jacob, L.C.S., at Rs. 2-8.

BIBLIOTHECA INDICA.

Rasarnavan, Fasc. 2. By Dr. P. C. Roy, at Re. 1-4.
Grihya Sangraha. By M. M. Chandra Kanta Tarkalankar, at As. 10.
Gobhila Paricista, Part I. By M. M. Chandra Kanta Tarkalankar, at Re. 1-14.
Baudhayana Srauta Sutra, Vol. 2. Fasc. 3. By Dr. W. Caland, at As. 10.
Suryya Siddhanta, Fasc. 1. By M. M. Sudhakara Dvivedi, at Re. 1-4.
Chaturvarga Cintamoni, Vol. 4. Fasc. 9. By Pandit Pramatha Nath Tarkabhusana, at As. 10.
Avadhan Kalpalata, Vol. I. Fasc. 7. By Rai Sarat Chander Das Bahadur, at Re. 1.
Mohabhasyapradipodyatya, Vol. 3, Fasc. 10. By Pundit Bahuballava Sastri, at As. 10.
Muntakhab-al-Labab. Part 3. Fasc. 1. By Major T. W. Haig, I.A., at Re. 1.

List of publications issued by the Meteorological Department from 1st July to 31st December 1910.

Monthly Weather Review from April to September 1910. (Illustrated by 7 plates.)

Faper cover. Re. 1 per month.

Annual Summary of Monthly Weather Review, 1903. (Illustrated by 6 plates.) Quarto. Paper cover. Rs. 3.

Memoirs of the Indian Meteorological Department, Vol XX, Part 8. By George C. Simpson, D.Sc. (Illustrated by 2 plates.) Quarto. Paper cover. Rs. 3.

List of new books published by the Geological Survey of India during the weeks ending 24th September, 8th October, 12th November, 19th November and 24th December 1910.

Records of the Geological Survey of India, Volume XXXIX. 1910. By Sir Thomas H. Holland, K.O.I.E., D.Sc., F.R.S., and L. Leigh Fermor, D.Sc., A.R.S.M., F.G.S. (with Plates 1-8). Ra. 2.

Records of the Geological Survey of India, Volume XI., Part I. Director, Geological Survey of India. Re. 1.

Records of the Geological Survey of India, Volume XL, Part II. T. H. D. La Touche, Esq., B.A., F.G.S., Offg. Director, Geological Survey of India. Re. 1.

Records of the Geological Survey of India, Volume XL, Part III. Director, Geological Survey of India. Re. 1.

Memoirs of the Geological Survey of India, Palæontologia Indica. Series XV, Vol. IV.

Fasc. 3. By Dr. Victor Uhlig. Rs. 8.

Records of the Geological Survey of India, Volume XL, Part IV. Director, Geological Survey of India. Re. 1.



The Calcutta Gazette.

WEDNESDAY, FEBRUARY 1, 1911.

PART II.

Adbertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this Part of the "Gazette" cannot be received after Noon on Monday.]

LAND SALE NOTICES.

Notification B.

NOTICE is hereby given, under sections 5 and 13, Act XI of 1859, that, unless the arrears mentioned below are paid on or before the noxt latest date of payment, viz., the 15th February 1911, the undermentioned estates or shares of estates in the district of alsore will be put up for sale at the office of the Collector of that district on the 3rd March 1911 at 11 a.m. for the said

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a parate account is kept for that share:—

Tanzi No.	Name of mahal and pargana.	Sadar jama ofswhole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold,	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.	Nature and amount of demand for which to be sold.
1	3	8	4		6	7	8	9	10
		Rs. A. P.		Δ.		Rs. A. P.	Rs. A. F.	Rs. A. P.	Rs. A. P.
981 B	Taluk Panpur, par- gana Bhera.	7,180 0 0	Share	9a. 3p. 11kt. 6b. 6g.	Babu Amrita Lall Chakravarti, common manager of Kar family of Balasore.	4,179 3 11	*****	1,722 10 3	1,722 10 3 For 1910 N. Estate unde attachment by order of Judicial
984 R	Ma. Mangalpur, par- gana Bhera.	1,237 0 0	Do	11a. 1p. 7kt. 6b. 17g. 25bed	Ditto	859 4 4		837 13 0	authority. 337 13 0 For 1910 N. Do.
229 R	Taluk Malda, pargana Dhamnagor.	3,770 0 4	Do	7a, 13kt. 8b. 17g. 2k. 3 ₇₅ bed,	Munshi Latifer Raha- man Ahamad, of Isaf- pur, pargana Randia-	1,661 9 11	******	86 14 4	86 14 4 For 1910 N. Do.
1341	Taluk Kasba Kamar- da, pargana Kamar- da Chore.	3,565 0 0	Do	3a. 7p. 5kt. 18b. 15g. 2k, 128bed.	orgara and others. Sri Chandan Bhuyan Brindalion Chandra Rai, of Gar Rantrapur, pargana Sahabander.	803 15 6		101 13 11	101 13 11 For 1910 N. Do.
806	Tappa Narainpur, pargana Satmalong.	4,217 0 0	A read		Bhuyan Surendra Nath Singh Das Ranabhim Mohapatra, of Jam- kunda, pargana Sat-		2,107 1 11	*****	2,107 15 11 For 1910 N. Do.
150	Tappa Prusando, par- gana Soso.	9,258 0 0	Share	15a, 14kt. 3b	malong and another. Balavadra Prasad Das Rajkumar Bairigan- jan bhuyan Mona- patra, of Gopinathpur, killa Manzalpur, par- gana Banchas and others.	8,713 9 3		84 14 4	85 14 4 For 1910 N, Do.

A .- All other shares than that specified will be excluded from sale,

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Balasore will be put up for sale at the office of the Collector of that district on the 3rd March 1911 at 11 A.M., for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

T us No.	Name of mahal and pargana,					If only a share is to be sold, the sadar jam of such share,			share is to						
1	2		3	I	٠	- Marie and	6				6			8	9
377 E.	Kist, killa Ambahatta pargana Ambahatta Killa.	L 89	8. A. 95 18	P. Shi	re .	11a. 11p.	۸.				Das and others nater, pargana		A. P. 3 9	"Ro. A. P.	Rs. A. F 49 5 For 19 Novr.
949 H	Taluq Krishnapura pargana Ankura,	1	и о	e Do		7a. 9p. 4kt, bed.	2g,	1k. ₁	W	rada Pra Eram, pa	Parhi and Ba- sad Parhi of rgana Ankura	8,903	0 10		32 13 1 For 1910 N.
576 R	Taluq Purusottompur pargana Balikhand.	5,66	6 0	0 D).	8a. 2p. 2kt.	12b.	***		Misra Ni pater and of tompur,	Lakshmikanta sankha Moba- thers of Purusot- pargana Bali-	2,896	1 3		463 9 For 1910 N.
676 2	Ditto	5,66	6 0	0 D o		1a, 7p. 14kt.	5b. l	8g. 3k		khand. Gauri Shyan rusottampu Balikhund.	Misra of Pu- r, pargana	581 1	3 4	•••••	760 14 For 1910 N.
669 B.	Taluq Kundy, pargana Basta Havelli.	1,111	2 3	10 D o		15a. 5p. 1kt. 3 bed.	8b.	10g.	2k.	and others	dra Nath Rai of Lakshman- na Chak Ismail-	1,072	2 4		277 5 9 For 1910 N.
385 H.	Pachhalo, pargana Bayang.	1,534	6 0	0 Do		. 10a. Sp.	.1.	***	***	Naik, mino guardian, Kasimpur,	ed Dole Gobind r's mother and Suna Dei of pargana Bayang	1,022 10	8	*****	\$30 7 8 For 1908 and 1910 Novr.
1	Pachhalo, pargana Bayang.	1,534	0	0 Do		5a, 4p,	***	***	***	Kasimpur,	ron Naik of pargana Bay-	511 d	5 4		152 10 8
086 R	Taluq Guruprasad, pargana Bayang.	2,103	0	0 100		7a. 5p. 7kt.	18b.	18g.	1k.	Ram Krishn	ners. a Bose of Kot- a Bayang and	979 5	3 2	******	For 1908 N. For 1908 N.
1	Ditto	2,103	3 0	0 Do.		3a. 11p, 11kt.	15b.	18g. 1	1 k.	Radhasyam pari, pargar	Das of Kanta- na Dhamnagor,	521 5	10		For 1908 N.
1	Kist. taluq Guru- prasad, pargana Bay- ang.		0	0 Do		8a. 6p.		***	***	Munshi Lat Ahamad of gana Randi	ifer Raheman Isufpur, par-	1,001 6	6		330 7 For 1908 an
81	Taluk Panpur, par- gana Bhera.	7,180	0	0 Do,	(See	9a, 3p, 11kt. 1 ***************	6b.	6g.	0k.	Babu Amrita	Lall Chakra.	4,172 3	11		1910 N. 1,722 10 1 For 1910 N.
4	Ditto	7,180	0	0 Do.		2a. 7p. 14kt	bed.	. åg.	3k.	Ditto	ditto	1,185 15	1	**	592 15 For 1910 N.
84 L D	Ma. Mangalpur, par- gana Bhera.	1,237	0	Do.	***	11a. 1p. 7kt. 27 bed.	6b.	17g.	0k.	Ditto	ditto	859 4	4		337 13 (For 1910 N.
	Taluq Malda, pargana Dhamnagor.	8,770	0	4 Do.	•••	7a. 13kt. 8	b, 1	7g. :	2k.		fer Rahaman Isafpur, par- inorgara and	1,661 9	11		85 14 4 For 1910 N.
	Tuluq Jahangir, par- gana Dhamnagor.	4,468	9	Whol	0		**	•	1	Ramparain (Chowdhury of	******		267 8 10 For 1910 N.	
	Mahal Kasba Kamar- da, pargana Kamar- aa Chore.	3,565	0	0 Share		10a. 10p. 12k 2½ p bed.	i. 7b	. 9g. 1	lk.	Chowdhury B		2,425 13			For 1910 N.
61	Ditto	3,565	0 (Do.	211	3a 7p. 5kt. 12† bed.	18b.	15g. 2	k	Srichandon B bon Chandr Rantrapur.	huyan Brinda- a Rai of Gar pargana Saha-	803 15	6		101 13 11 For 1910 N.
	Patnajat Bagbrinda- bau, pargana Khejuri.	1,242	4 9	Do.	•••	10 a	5 8	95 (Suderson D	rasad De of argana Suna-	776 7	0		187 11 10
8 1	filla Ragbunathpur, pargana Kurai.	2,810	b '0	Whole		-	•			Balayadra Bhuyan Mohapatra	Prasad Das Bairiganjan of Gopinath-		,	5 2 0 For 1910 N.	For 1910 N.
	appa Narsinpur, parguna Satmalong.	4,217	0 0	Do.			ė.			Bhuyan Suren Das Ranabh of Jamen	dra Nath Sing			2,107 15 11 For 1910 N.	
A	. D. ma. Dobsabi, pargana Sonaut.	9,889	0 0	Share		In. 8p. 16kt.	14b	. 18	g. 7	Rhaginatti	d another.				
M	ahal Bishnupur, par- gana Sahabander.	3,816	0 0	Whole		23 bed.			8	gana Randiac richandon Brindabon	Bhuyan	1,070 2	8	1,108 0 0	148 0 10 For 1010 N
Ts	appa Prusando, par-	9,258	0 0	g).	1	Miles (All codes 1 to c			- 1	gana Sahabar	trapar, par-			For 1910 N.	
8	Sina Soso.	0,800	. 0	Share	"	15a, fakt, 3b.	42		1	Salavadra I Rajkumar Bhuyan M Goninathan		8,713 9	3		86 14 4 For 1910 N.

Notification A.

OTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Cuttack will be put up for sale at the office of the Collector of that district on the 20th March 1911 at 12 a.m. rarrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a parate account is kept for that share.

auzi No.	Name of mabal and pargana,	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	3	8	•	6	6	7	8	•
		Rs. A. P.		and the state of t		Rs. A. P.	Rs. A. P.	Rs. A. P.
89	Kt. Ta. Kalimegha,			Kt. 11a. 2p. 12b. 14g. 1c. 2bd. comprising all other manzas and shares of manzas	*****	1,137 7 0		201 11 6
	ph. Jajpur.			except 12a. 4p. 10kt, share in ma. Sathibati, 1 anna in Panasa, 7 annas in Bhatsahi and la. 3p. 15kt. in Ichhapur, which constitute an interest of 4a. 9p. 19kt, 3b. 5g. 2c. 2bd. of the estate to be excluded from sale.				
755	Patne Ekramnagar, ph. Sunghara.			Kt. 8a. 11p. 2kt. 17g. 2c. comprising all other mauzas and stiares of mauzas in the estate except 7a. 1p. 4kt. share in ma. Jaunkoti and Mirjapur, 8a. 8p. in Barigol, Bunhalo, Chamarigol, Baunpati, Patpur, Kulia, Khandagan, Matkatpur, Mahajanpur, Rautpati Bara and Banahara, 6a. 8p. in ma. Rusua, 2 annas in ma. Nunhar, Jignipur, Riso and Nichintakoili, and entire mauzas Bangura and Kuhunda which constitute an interest of 7a. 17kt.	2000	528 4 0		94 13 5
816	Kt. ma. Sauria, ph.	1,020 0 0	Whole	15b. 2g. 2c. to be excluded from sale.			210 0 0	
1652	Alti. Kt. Killa Ghagra-	RIMES AND STREET		Kt. 11a. 2p. 1kt. 15h. comprising all other		1,074 7 0	Taxas and	165 11 0
	damarpur.			mauzas and shares of mauzas in the estate except untire mauzas Tritochanpur, Aliha and Chak Aliha which constitute an interest of 4a, 9p. 18kt, 1b, to be excluded from sale.				
2175	Ta. Ganesh Prosad,	1,413 9 0	Whole		*****		706 4 10	
	ph. Hariharpur.	7.00			-		100 3.00	
2623	Ta. Gajendra, ph. Painda,	557 0 0	Do		•••••		128 0 0	
2670	Ta, Niall, ph. Deogan	•	-	Kt. 15a. 3p. 12kt. 4b. comprising all other manzas and shares of manzas in the estate except 10a. 11p. share in manza Athaspur allos Arishpur which constitute an interest of 8p. 7kt. 13b. to be excluded from sale.		1,627 18 0		23 2 0
2741	Ta. Bhatpara, ph. Kate.			Kt. 15a, 7p, 15kt, 14b., in each of the mauzas of the estate excluding 4p. 4 kt, 2bd.		568 4 0	-	11 .8 10
1831	Ma. Alapur, etc., ph. Sujanagar.		*****	Kt. 11a. 4p. in each of the mauzas of the estate excluding 4a. 8p.	•	.868 7 0	*****	100 0 4
2837	Ta Gopinathpur, ph. Jainabad.			Kt. Ha. 10p. 14kt. 2g. 2c. 3bd. comprising all other manzas in the estate except entire manzas Egarisol, Pratapsasan, Lekudi, Hirapur, Raigurubasudeipur, Nagpur, Puransasan, Puranpadhan, Panikota, Samalaissaan, Kani, Begunia, Titira, Nimpur, Taila, Kampur, Bhagbanpur, Gaithipur, Barazan, Narilo, Kalio, Ugurupur, Anjira, Hajipur, Kantar, Sasan, Sidhole, Tentoi, Santo, Salijanga, Arabole, Puran, Salpalbank, Tihudi, ph. Khandi, Sarmai, Alikanta, Thailo, Gaupailo, Kantabulhabpur, Salamanga, Kanhupur, Ranpur, Alikana, Alabhar, Bakharabad,	*****	3,397 -5 0	Law Space All	191 15 8
			PO	pur, Anjira, Hajipur, Kantar, Sasan, Sidhole, Tentoi, Santo, Salijanga, Arabole, Puran, Salpalbank, Tihudi, ph. Khandi, Sarmai, Alikanta, Thailo, Gudpailo,			A 2	
		A STATE OF		Ranpur, Aikana, Alabhar, Bakharabad, Mangpur, Ambasal, Baragar, Tertang, Botigan, Majhikuwra, Nanilo, Sanpur, Haripa, Urali, Kathisingha, Apandara, Dondo, Kaduapara, Jaitalang, Amarsingh,			ar iğ.	
				Badilo, Sarana, Karada, Sidhal, Duruda, Nahang, Poio, Aradol, Tulang, Badijanga, Bhanara, Katarapara, Singharpur, Kokil- pur, Digoda, Surailo, Karmang, Podruda, Nanlo, Tampara, Sankarsahi, Mulugan, Nasik and Madhapur which constitute an interest of 4a. 1p. 5kt. 15b. 17g. 10. 20d. to be excluded from sale.			20.00	
2370	Ta. Kasba, ph. Ahiyas			Kt. 5a. 4p. 4kt. in each of the mauzas of the estate excluding 10a. 7p. 16kt.	- 70	889 4 0		95 6 0
3601	Ta. Ijapur, ph. Katia	1,469 0 0	Whole	A CARLO CONTROL CONTRO			182 12 ,0	
3845	Ta. Balabhadrapur, ph. Tikan.	2,206 0 0	Do	market -			98 0 0	
8835		797 11 0	Do		1.51.5.00		,98,13 ,0	

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL

for	the	week	endina	24th	January	1911.
ror	LINE	week	C355666161	wayore	D 04.1.1.1.1.1.1	

Capital paid up Reserve Fund Public Deposits at Bead Office Rs. 71, Ditto ditto at Branches ,. 91, Other Deposits at Head Office a Bank Post Bills, &c	33,282 4 8	A, P. 0 0 0 0 8 6 15 4 8 5	ASSETS. Re. A. P. Government Securities
Sundries			Dead Stock
	Rupees 21,82,54,654	6 5	Rupees 21,82,54,654 6 5
	• Includes Sovs. 7 • Do. d	& ½ Sova o.	, value Rs. 1,26,780 0 0 0 do. ,, 3,55,102 8 0

BANK OF BENGAL, Calcutta, the 26th January 1911.

Rate for Demand Loans, 7 per cent. Percentage, 28.18.
D. S. McClure, Offg. Chief Accountant. By order of the Directors. L. G. DUNBAR, Secretary and Treasurer.

ADVERTISEMENT OF SALE. In the Court of the Subordinate Judge of Monghyr.

36 MONEY EXECUTION CASE No. 36 OF 1910.

Mahanth Sarjoo Dass, Chela Mahanth Bisambar Dass, deceased, of Asthal Gadi Sirsia Buzurg, Chakla Nat, pargana Bisara, district Muzaffarpur, decree-holder, versus Mahanth Sia Ram Dass, major, and Mahanth Mahabir Dass, minor, Chela and heir of Mahanth Jagarnath Dass, through Mr. W. Barrow, guardian, of Ramnagar alias Suja, pargana Balia, district Monghyr, judgment-debtors.

IT is hereby notified that the undermentioned properties of the abovementioned case will be sold by the Subordinate Judge of Monghyr for the realisation of the decretal amount of Rs. 23,520-6-3 in execution of the decree passed by the said Subordinate Judge at 12 A.M. on the 13th February 1911:—

(1) Eight annas share in mauza Ramnagar alias Suja, pargana Balia, subdivision Begusarai, district Monghyr, tauzi No. 1403, sadar jama Rs. 826-5.
(2) Right annas share in mauza Tikarampur, pargana Monghyr, tauzi No. 1829, sadar jama Rs. 8,072-6, thura Monghyr. district

Monghyr, tauz thana Monghyr.

HEM CHANDEA MURHERJI, Subordinate Judge. Monghyr, the 26th January 1911.

NOTICE.

In the Court of the Subordinate Judge of Birbhum.

TITLE EXECUTION CASE No. 134 of 1910. Nabin Chandra Banerji, decree-holder, nersus (i)
Amarendra Nath Basu, (2) Nimai Chandra Mandle,
(3) Tin Kari Das, (4) Tarak Brahma Bhattacherji of
Kendua, (5) Sri Krishna Mandle, (6) Ram Bishnu
Mandle, (7) Ramial Mandle of Gobra, (8) Hari
Lal Mal of Maliha, (9) Nagendra Bala Dasi, (10)
Ram Ranjan Chattopadhyaya of Haraipur, judgmentdebtors.

IT is hereby notified that the undermentioned property of the above judgment-debtor No. 1 will be sold for the realisation of its. 16.840-9 in execution of a mortgage decree by the Nazir of the Court at 12 noon of the 2nd March 1911:—

Schedule of the properties.

The estate Kendua, bearing tauzi No. 127 of Birbhum Collectorate in pargana Khatanga within the

jurisdiction of thana Chowki, Suri, in the district of Birbhum, the annual Government revenue payable being Rs. 1,235.6 in which the judgment-debtor Amarendranath Bose's name is registered under Act VII of 1876 (B C.) subject to a further charge of annual rent of Rs. 229.4.3, being patni rent of mahal Kendua, being tauzi No. 126 to the extent of 4 annas share and to a further charge of annual rental of Rs. 64.9-6, being darpatni rent of mahal Kendua, being tauzi No. 126 to the extent of one anna and the revenue paying estate being mortgaged to the patni and darpatni leases for the due payment of the patni and darpatni rent of the said mahals and the superior landlord has obtained two rent decrees for Rg. 1,079-15 and Rs. 381-2-6 including costs and in both the decrees the first charge of the property has been declared for the said amounts and to a further charge Rs. 73-14-8 paid for payment of revenue for September kist of 1910. jurisdiction of thana Chowki, Suri, in the district of

RAM NARAYAN SARKAR, Sub-Judge. Suri, the 28th January 1911.

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

SUMMARY CASE No. 87 of 1910.

Re. Elias Abraham Cohen, ex-parts the debtor. NOTICE is hereby given that the abovenamed debtor having applied for his discharge, the Court has fixed the 7th day of March 1911 at 11 o'clock in the forencon at the Court house for hearing the application.

Dated the 28th day of January 1911.

O. E. GREY, Official Assignee of Calcutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

SUMMARY CASE No. 155 of 1910.

Re N. Spathos, exparte the debtor.

NOTICE is hereby given that the abovenamed debtor having applied for his discharge, the Court has fixed the 4th day of April 1911 at 11 o'clock in the forenoon at the Court House for hearing the appli-

Dated the 28th day of January 1911.

C. E. GREY, Official Assignee of Calcutta. (130-1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

SUMMARY CASE No. 22 or 1910.

Re Priya Lal Mullick, exparte the debtor.

NOTICE is hereby given that the abovenamed debtor having applied for his discharge, the Court has fixed the 7th day of March 1911 at 11 o'clock in the forenoon at the Court House for hearing the application.

Dated the 28th day of January 1911. C. E. Grev, Official Assignee of Calcutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

SUMMARY CASE No. 125 or 1910.

Re John Domingo, exparte the debtor.

NOTICE is hereby given that the abovenamed debtor having applied for his discharge, the Court has fixed the 7th day of March 1911 at 11 o'clock in the forenoon at the Court-house for hearing the application.

Dated the 28th day of January 1911.
O. E. Grey, Official Assignee of Calcutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

SUMMARY CASE No. 45 or 1910.

Re Monmohan Goswami, exparte the debtor.

NOTICE is hereby given that the abovenamed debtor having applied for his discharge, the Court has fixed the 7th day of March 1911 at 11 o'clock in the foreneon at the Court?house for hearing the application,

Dated the 28th day of January 1911. C. E. Grey, Official Assignce of Calcutta.

NOTICE.

No. 12 of 1911.

No. 12 of 1911.

Re Hajee Noor Mahomed Abutaleb, at present of Janinagor, Kathiwar, in Bombay Presidency, Abdur Sutter Haji Ayoob, of No. 12, Amratolla Lane, in the town of Calcutta, Abdul Karim Haji Ahmed and Zakariah Haji Ahmed, both of Rangoon, Abdulla Haji Ahmed, of Bombay, Haji Par Mahomed Haji Ayoob and Abdul Wahed Haji Ishaq, both of Janinagor, Kathiwar, in Bombay Presidency, all lately carrying on business as merchants and commission agents in copartnership at No. 12, Amratolla Lane, in Calcutta, aforesaid, and at Sugar Bazar, Bombay, under the name and style of Haji Noor Mahomed Abutaleb, and at premises No. 89, Lane 28, Merchant Street, Rangoon, under the firm and style of Haji Ahmed Haji Noor Mahomed.

On the 16th day of January 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

NOTE .- All debts due to the estate should be paid to me

Dated this 26th day of January 1911, C. E. GREY, Official Assignee of Calcutta. (116-1)

NOTICE

No. 14 of 1911. Re Kali Dass Mukerjee, Kali Kinkar Mukerjee, Kali Podo Mukerjee, Kali Charan Mukerjee and Kali Krishna Mukerjee, residing at No. 38-5, Bagh Bazar Street, in the town of Calcutta, and lately carrying on business under the name and style and firm of Dina Nath Mukerjee, Kali Dass Mukerjee, at No. 80-1-1, Grey Street, in Calcutta, aforesaid, as flour mill

ON the 18th day of January 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

NOTE .- All debts due to the estate should be paid to me.

Dated this 27th day of January 1911. C. E. GREY, Official Assignee of Calcutta

Calenda, the 24th January 191 to

(124-1)

NOTICE

No. 17 of 1911.

Re Chunn Wunn, a carpenter and contractor for the supply of Chinese labour, residing and carrying on business as such at No. 4, Kyroo's Lane, in the town of Calcutta, and Grace Chunn Wunn, wife of the said Chunn Wunn, and chinese the said Chunn Wunn, which is the said Chunn Wunn, which is the said chinese when we said the said the said chinese when we said the Chunn Wunn, residing at the same place, unemployed and joint in mess.

ON the 20th day of January 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

NOTE .- All debts due to the estate should be paid to me.

Dated this 26th day of January 1911.

C. E. GREY, Official Assignee of Calcutta (117-1)

NOTICE.

No. 18 of 1911.

Ro Madho Sing Thakur, residing at No. 85, Ripon Lane, in the town of Calcutta, and carrying on business as a dealer in piece-goods at No. 129-1, Corporation Street, in Calcutta aforesaid, under the style and firm of Madho Sing Thakur.

ON the 23rd day of January 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE.—All debts due to the estate should be paid to me.

Dated this 28th day of January 1911.

C. E. GREY, Official Assignee of Calcutta.

NOTICE. The Market State of the State of the

No. 160 of 1910.

Re Kasi Nath Banerjee, Abinash Chandra Banerjee, Haridayal Banerjee, Haribilash Banerjee, Haribar Re Kasi Nath Banerjee, Abinash Chandra Banerjee, Haridayal Banerjee, Haribilash Banerjee, Harihar Banerjee and Hari Gopal Banerjee, all residing at No. 16, Hidaram Banerjee's Lane, in the town of Calcutta, and carrying on business in musk at No. 205, Old China Bazar Street, under the name and style of Hurry Dayal & Co., at No. 21, Old China Bazar Street, under the name and style of Fanerjee Brothers, and at No. 10B, Municipal Market, in Glassware Range under the name and style of K. N. Banerjee and Brothers, all in Calcutta aforesaid. Banerjee and Brothers, all in Calcutta aforesaid.

ON the 25th day of October 1910, an order was made by the High Court of Judicature at Fort William in Bengal it its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

NOTE, -All debts due to the estate should be paid to me.

Dated this 26th day of January 1911.

C. E. GREY, Official Assignee of Calcutta. (115-1)

NOTICE.

No. 190 of 1910.

Re Ganendra Dutt, residing at No 18-1, Uk kur Dutt's
Lane, in the town of Calcutta, landholder.

ON the 22nd day of December 1910, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Dated this 26th day of January 1911.

C. E. GREY, Official Assignee of Calcutta E & Overell ... selections into a (118-1)

Insolvency Notice.

NOTICE is hereby given that the undermentioned dividends are lying unclaimed :-

Estate Siddessur Dass, an insolvent.

Wos.	Names of creditors.	Amount of	1st dividend at Rs. 58 per cent.
1	Peary Mohan Mookerjee	Rs. A. P. 2,456 4 4	Rs. A. P. 1,424 19 2

Estate Hurrybux and another (Ramgopal Harnarain), insolvents.

	.*.						1st dividend at Rs. 12 per cent.
18	Isberdass Kanahya Lal Hira Lal Chuni Lal	***	:::	Rs. 4,806 4,370	0	P. 9 0	Rm. A. P. 576 11 7 524 6 5

Estate Doorga Dutt Bajoria (Assaram Doorga Dutt), an insolvent.

	Creditors of the firm of Assaram Doorgaduit.		Ist dividend at Rs. 25 per cent,
1	Kanai Lall Gopeeram	Rs. A. P 2,346 4 0	Rs. A. F. 586 9 0
	Creditors of the firm of Assaram Bajoria.	757 0	
36	Kalooram Seo Buksh	10,000 0 0	2,500 0 0

Estate Bhimraj Sakhtiya and another (Sevaram Bhimraj), insolvents.

7.46	E 14 1 1 1 1 1 1								
04.54	edit di						at per o	Ra.	5
3 8 16 61	Struthers & Co. Parssutam Narain Ghasiram Jiban Dass Musuamat Chand Be Sewdutt Roy Benara	al. firm	of	R4. 11,025 10,395 10,500 11,399	A. 9 4 0 B	P. 0 6 0 3	Rs. 551 519 525 569	0	P. 1 3 0 5

Estate Bhairodan Jamar and another (Bhairodan Sobha Chand), insolvents.

811.19 100	an about Ann and	N III	-		ar in	Ist div	8. 14
1	Hoars, Miller & Co Surajmuli Chandmuli			Ra. 11,400 4,000	A. P. 0 0 0 0	Ra. 1.596 560	A. P. 0 0 0 0

Estate Hem Chunder Bose, an insolvent.

			Jak.		1st dividend at Rs. 23 per cent.
1 28	Toolsiram Janki Dass Kali Kumar Sadkhan	-	Ra. 3,070 2,500	4 0 0 0	Rs. A. P. 706 2 6 575 0 0

Estate Osman Hajee Ebrahim, an insolvent.

		Take ends	1st dividend at Rs. 2-14
9	Sheth Jetha Bhai Rughoojee	Rs. A. P. 22,038 3 3	Rs. A. P. 633 7 3

Estate Bhimraj Sakhtiya and another (Sevaram Bhimraj), insolvents.

Nos.	Names of creditors.	Amou		of	2nd,d at 1 per c	Ra.	
B 3 4 5 8 14 15 6 17 1 2 2 4 2 5 7 2 8 2 2 7 8 2 5 5 7 6 1	Struthers & Co. Birkmyre Brothers Khan and Khan Parssutam Narsin Bechoolal! Gajadhur Lall Pannalul! Sewcaran Dass Ghasiram Jiban Dass Luchmon Dass Gangasagar Geolraj Joydia! Hurdeo Dass Ramehunder Sook Lall Chandamul! Looncoran Dass Jaliram Bridhi Chand Ram Kumar Balkissen Dass Sew Bakas Debi Sahai Bhaniram Budri Das Durga Dutt Hira Lall Rungla! Rung Lall Durga Dutt Anathalay School Sattyarath Prokash Ramnath Harnarain Ramnarain Bhojraj Mussumst Chand Bai, firn Sewduth Roy Benarasidas.	 Rs. 11,025 3,003 1,392 10,395 2,100 1,733 10,500 5,165 2,500 5,060 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 3,000 1,300 9,255 4,957 1,900 3,000 11,399	A. 2 14 9 4 0 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	P. 0 0 6 6 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	84 444 122 55 418 84 66 422 90 100 100 100 100 100 100 100 100 100	0 9 11 13 18 0 5 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	P.16300207000000000000000

Estate Joseph Henry Boyce, on insolvent.

	rice Pho		The second		ALC:	at Ra per c	4.74 ·
27	C. E. Littlewood Abdul Huck	 =	=	Rs. 1,800 776	A. P. 0 0 0 0	Rs. 185 58	A. P. 0 0 3 3

Estate Promotho Krishna Deb, an insolvent.

			•		Ist dividend at Rs. 13 per cent.
1 4 9 10 23 24 25 28	Lelit Mohun Brindaban Shaw Kunjalali Bissessur Dass Gunda Mull Tirathram Kanna B. Booruah Nook Chand Mugnarain Nathmull Luchminarain Issur Das Kanyiisil Obamba Sing Shumdass	 h	Rs. 1,344 2,664 1,500 3,025 464 460 697 3,862	0 0 5	Rs. A. P. 3 174 12 9 9 346 5 1 195 0 0 9 393 4 0 9 60 5 10 9 59 12 10 78 15 11 5 502 1 3

Estate Sukhlal Setiya and another (Pannachand Chunilall), insolvents.

Cred iters of the Calcut	ta F	irm.	Bs	. P.	at Rs. 2.8 per cent. Rs. A. P.
Benilall Heeralall			3,964	0 6	99 1 7
Shobaram Noyalka		***	11,385 1	きょうしゅん	284 10 4
Thakoordas Mutty Lall	***			0 0	62 8 0
Sooraimuli Chandmuli	***	***		0 0	487 8 0
Chaganmull Pancheeram	123	1	21,966 1	acua.ii	548 14 B
Chainroop Sumputram				0 0	525 0 0
Jetroop Golapehand			A 10 A 10 W	1 3	304 18 10
Hurry Singh Santokechar	be		40,203 1		
B. Hebsidaa Tanankrise	91			0 0	
Multanchand Dulieband	***	DAGE U		3 0	1,725 0 0
Sadakam Bhairadan	***	264	5,889 1		396 6 5
Ramchand Baksiram			93,789		147 8 11
Kautmull Pannalal	***	***		6 B	2,344 11 9
Prithirai Bhairodan	***	***	4,009 1		100 4 0
Tara Chand Ghanenman	***	7.55		9	456 11 3
Sheamuli Dova Chand	***	***		0 8	121 3 8
Deknar Chand Serowice	***	***	25,009		625 8 8
Jumnadas Serowjee	***	140		7 3	214 4 2
Sewbux	***	***		6	311 1 3
Bhoyrodan Dalehand	***	***	2,130 1		53 4 3
A noop Chand Birdhee Chi	***	***	5,735 1		148 6 4
Bhoyrodan Bhaniram	bna	***	4,959	3	123 15 8
Benraj Tunscok Dasa	***	***	8,101 6	6 6	77 8 7
Codamuli Dusanee	***		10,000 13	0	272 8 4
Udry Chand Dautmull)	***	***	5,611 1	3	140 4 5
Doolychand Santonill	***	***	4.848	9 8	121 3 4
Doolychand Santquichand Kalooram Doongurwal		***	2,000 (50 0 0
Heera Lall Nem Chand	***	***	2,781 (69 8 5
Hursamull Janki Dass	***	***	2,500 (62 8 0
Spedurmull Dass	***		2,500 €		62 8 0
Surdurmull Doogur Bird & Co.	ALC:		2,149		
Pinlay M	***		8,146 8		March Company of the
Finlay, Muir & Co			8,594 4	0	
Buraj Hukoom Chand	***		60,000 0		89.13 8
Hazareemull Hira Lall		-	17,210 9		1,500 0 0
				1000	480 4 1
Hurdeo Das Janki Das	***	***	19,481 14		487 0 9
		***	4,859 14	0	121 7 11
Creditors of Nirmali	firm.	y to d	17072-09		
Lalljeemull Mitoolall		100		28	State of the
THE RESERVE OF THE PARTY OF THE		***	2,606 2	0	65 2 6
Creditors of Purnea	frm.	.0.			
Nichhedee Lall Dharau Prithee Lalla.	Ch	and	8,535	0	88 6 1

Calcutta, the 24th January 1911. (109-J)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 53 or 1910.

In the matter of Durga Churan Baur, son of Balai Chand Baur, of Pathar Road, thana Bistoopore, district 24-Parganas, applicant.

PURSUANT to a petition dated the 21st July 1910, and on reading the said petition and hearing the pleader for the said applicant on 28th November 1910, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

Dated this 17th day of January 1911.

T. W. RICHARDSON, District Judge. (85-1-107)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 61 or 1910.

In the matter of Saradaprosad Roy Choudhury, son of Hariprosad Roy Choudhury, of No. 63, Sambhunath Pandit Street, Bhowanipur, district 24-Parganas,

debtor, applicant.

PURSUANT to a petition, dated the 23rd August
1910, and on reading the said petition and hearing
the pleader for the said applicant on 5th December
1910, it was ordered that the debtor be and the said
debtor was hereby adjudged insolvent.

Detail this the 20th day of Language 1911

Dated this the 20th day of January 1911.

T. W. RICHARDSON, District Judge.

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 13 or 1910.

In the matter of Jagannath Prodhan, son of late Raghunath Prodhan, by caste Kaibarta, by profession labourer, of Sirati alias Old Tollygunge, district, 24-Parganas.

PURSUANT to a petition, dated the 3rd February 1910, and on reading the seid petition and hearing the pleader for the said applicant on 19th December 1910, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

Dated this the 21st day of January 1911.

T. W. RICHARDSON, District Judge. (98 - 1 - 97)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.] DISTRICT MIDNAPORE.

In the Court of the District Judge of Midnapore.

INSOLVENCY PETITION No. 11 or 1910.

PURSUANT to a petition dated 10th September 1910 against Clement Rebello son of late W. A. Rebello, Guard, Bengal-Nagpur Railway, Kharsgpur, the debtor, and on the application of the said Clement Rebello and on reading the petition filed by the debtor himself and hearing pleaders for both the sides, it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 23rd day of January 1911:

J. Cornes, District Judge, Midnapore. (121-1-111)

In the Court of the District Judge of Bhagalpur.

Is hereby given, under clause 2 of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors that the insolvency petition of Durbijai Mahton, son of Dariyao Mahton, deceased, of mauza Murarpur, pargana Jahangira, thana Sultangunke, district Bhagalpur, has been admitted by this Court as No. 21 of 1910, and that the 17th February 1911 has been fixed for the hearing thereof been fixed for the hearing thereof.

J. C. TWIDELL, District Judge.

Bhagalpur Judge's Office, the 21st January 1911. (106-1-103)

In the Court of the District Judge of Burdwan

Notice under section 12 (2) of the Provincial Insolvency Act, III of 1907.

INSOLVENCY CASE No. 34 or 1910.

NOTICE is hereby given to the creditor Sarat Chandra Gheshe, of Dhadks, of thana Asansol, that the insolvency petition filed by the judgment-debtor Bibhuti Shekhar Koy, of Silampur, thana Kanksa, chauki Asansol, has been admitted, and that the 21st February 1911 has been fixed for the hearing thereof thereof.

E. B. H. PANTON. District Judge.

Burdwan Judge's Office, the 23rd January 1911. (110-1-110)

In the Court of the District Judge of Cuttack.

INSOLVENCY PETITION No. 8 of 1910.

In the matter of Gonesh Mahasuar, of Harachandi-sahi, Town Puri, debtor.

PURSUANT to the petition dated the 5th April 1910 by Gonesh Mahasuar, of Harachandisshi, town Puri, the debtor himself, and on reading the petition and hearing the pleaders it is ordered that the debtor be and the said debtor is hereby declared insolvent. Dated this 5th day of January 1911.

L. C. ADAMI, District Judge.

Cuttack, the 13th January 1911. (65-1-92)

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 27 or 1910.

NOTICE is hereby given that Nandalal Ghosh, son NOTICE is hereby given that Nandalal Ghosh, son of Umeshchandra Ghosh, of Champdani, than Serampore, district Hooghly, was, on the 17th December 1910, adjudged an insolvent, and Babu Nagendra Nath Sadhu, Pleader, has been appointed Receiver of his property. The 20th February next has been fixed for framing a schedule of debts and creditors. Claimants are directed to prove their claims on that day.

W. N. DELEVINGNE, District Judge.

Chinsura, the 26th January 1911. (122-1-102)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Bipin-bihari Laha, son of Khetramohan Laha, of Jagatnagar alias Bankipur, thana Singur, now of Serampore, district Hooghly, has been admitted by this Court as No. 4 of 1911, and that the 18th February next has been fixed for the hearing thereof the hearing thereof.

W. N. DELEVINGNE, District Judge. Chinsura, the 28th January 1911.

(127 - 1 - 106)

In the Court of the District Judge of Muzaffarpur.

INSOLVENCY CASE No. 20 or 1910.

In the matter of Gopal Ram, son of Dal Ram, by caste Rauniar, resident of mauza Sursand, district Muzaffarpur, petitioner.

NOTICE is hereby given to all concerned that the insolvency petition of the abovenamed petitioner has been admitted by this Court, and that 10th February 1911 has been fixed for the hearing thereof.

W. H. VINCENT, District Judge. Muzaffarpur, the 21st January 1911. (120-1-109)

NOTICE.

In the Court of the District Judge of Nadia.

INSOLVENCY CASE No. 1 or 1911.

Petitioner, Galzar Sheik.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, 111 of 1907, to his creditors that the Insolvency petition of Gulzar Sheik of Kurchipota, police station Kotowali, district Nadia, has been admitted by this Court as, No. 1 of 1911, and that 18th February 1911 has been fixed for the hearing thereof.

S. C. Marter, District Ind.

S. C. Mallik, District Judge. Krishnager, the 28th January 1911. (139-1-113)

NOTICE.

In the Court of the District Judge of Nadia.

INSOLVENCY CASE No. 2 or 1911. Petitioner Kadam Malitha.

Petitioner Kadam Malitha.

NOTICE is hereby given, under clause (2) of section
12 of the Provincial Insolvency Act, III of
1907, to his creditors that the Insolvency petition of
Kadam Malitha of Haripur, police station Kushtia,
district Nadia, has been admitted by this Court as
No. 2 of 1911, and that 18th February 1911 has been
fixed for the hearing thereof.

S. C. Mallin, District Judge. Krishnegar, the 28th January 1911. (140-1-112)

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 101 or 1910. Birgut Khan, son of Muhammad Gous Khan, of Chitpur, Sanderpatty, than Chitpur, district 24-Par-

Chitpur, Sanderpatty, thana Chitpur, district 24-Parganas, applicant.

To Raja Lal Bahadur Singh, son of Maharaja of Khairager, district Raipur (Central Provinces), Nawab Syed Asanally Nadergang, of 11, College Street, Calcutta, and others, creditors.

On the 16th day of January 1911, it was ordered that the matter of the potition of the applicant be heard on the 20th day of February 1911, and that the said applicant do attend to be avanished by this Court.

said applicant do attend to be examined by this Court

T. W. RICHARDSON, District Judge.
Alipore, the 21st January 1911. (101-1-101)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 92 or 1910.

INSOLVENCY CASE No. 92 or 1910.

Abinash Chundra Das, of Ram Mohan Dutt's Lane, thans Bhowanipore, district 24-Parganas, applicant,
To (1) Hemraj Shaha, (2) Gones Chundra Jhaboori,
(6) Monohar Das, (7) Samuel Bar, (8) Alla Khan Kabulowala (9) Surendra Lal Das, all of Bhowanipore, thana Bhowanipore, (10) Raj Chundra De,
(3) Amrita Lal Ghosh, of Ballygunge thana, (4) Tarini Benia, and (6) Sadhu Benia, of Calcutta, creditors.

ON the 3rd day of January 1911, it was ordered that the matter of the petition of the applicant be heard on the 6th day of February 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. Richardson, District Judge.

T. W. RICHARDSON, District Judge.
Alipore, the 17th January 1911. (78-1-100)

NOTICE. In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 104 OF 1910.

Meghnath Pal, son of Tulsidas Pal, of Kasi Dutta's Bagan, Puddapukur, Bhowanipur, district 24-Par-

Bagan, Puddapukur, Bhowanipur, district 24-Parganas, applicant,
To (1) Abinash Chandra Mukherjee, of Kalighat, (2)
Haridas Chakravarty, (3) Ramnishan Pande, (5)
Hemraj Shaw, (6) Brojendralal Pal, (7) Ramdabin
Tewari, (8) Bishandoyar Tewari, all of Bhowanipur,
(4) Mannalal Mukul, of Khidderpur, (9) Gafur Khan,
of Ballygunge, district 24-Parganas, creditors.

O N the 16th day of January 1911 it was ordered that
the matter of the petition of the applicant be
heard on the 6th day of March 1911, and that the said
applicant do attend to be examined by this Court on
that date.

T. W. RICHARDSON, District Judge.

Alipore, the 21st January 1911. (100-1-99)

NOTICE.

In the Court of the District Judge of 24-Parganas. tunod edi al

INSOLVENCY CASE No. 97 or 1910.

Kabutar Mallik, son of Bramdi Mallik, of Ayma, thana
Budge-Budge, district 24-Parganas, applicant.
To (1) Raghnbir Singh, (2) Ramananda Singh, (3) Kisori
Lal Mal, (4) Kisori Mohan Das, (5) Kunjabehari
Manna, all of Bawali, thana Budge-Budge, district
24-Parganas, creditors.

O's the 16th day of January 1911 it was ordered that the matter of the petition of the applicant be heard on the 20th day of February 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge. Alipore, the 21st January 1911. (99 - 1 - 98)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 96 or 1910.

Sheikh Talebali, of Atisaru, thana Naihatty, district

Sneikh Talebali, of Atisaru, thana Naihatty, district 24-Parganas, applicant.

To (1) Golam Ahadali and Golam Ezadali, (2) Malik Mundle, (3) Kadiman Bibi, (5) Mafazzil Hossain, all of thana Naihatty, and (4) Chundfa Nath Dalal, of Belgachia, district 24-Parganas, creditors.

On the 4th day of January 1911 it was ordered that the matter of the petition of the applicant be heard on the 13th day of February 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge. Alipore, the 17th January 1911. (75 - 1 - 95)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 98 or 1910,

Ashutosh Chatterjee, son of Kaati Chandra Chatterjee, residing at Daspara, thana Ultadıngi, district 24-Parganas, applicant, To (1) Messrs. Golab Ray Podder and others, of Barabazar, Calcutta, and (2) Collector of 24-Parganas, oraditors.

ON the 13th day of January 1911 it was ordered that the matter of the petition of the applicant be heard on the 20th day of February 1911 and that the said applicant do attend to be examined by this Court on that

T. W. RICHARDSON, District Judge. Alipore, the 19th January 1911. (89-1-95) NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 91 of 1910.

Bhim Chandra Pal, of Belur, thana Naihaty, district 24-Parganas, applicant.

To (1) Sardar Khan, (2) Nawab Khan, (3) Pana Khan.

(4) Pajor Khan, (5) Jardar Khan, (6) Mir Khan, all of Goriffs, thans Naihaty, (7) Aghornath Mandal, of Barrackpore, and (8) Hera Lal Pal, of Ichapore, pargana Barrackpore, district 24-Parganas, creditors.

On the 6th day of January 1911, it was ordered that the matter of the petition of the applicant be heard on the 20th day of February 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge. Alipore, the 19th January 1911. (88-1-94)

BENI MADHAB CHATTERJI, MA., B.L., intends to be enrolled as a Vakil of the High Court.

BIPIN CHANDRA BASU, B.L., intends enrolled as a Vakil, High Court, Calcutta. intends to be

(73 - 4 - 75)

HABENDRA NATH MUKHERJI, B.L., intends to be enrolled as a Vakil of the High Court. (135 - 4 - 106)

RASTERN BENGAL AND ASSAM.

PUBLIC WORKS DEPARTMENT.

Wanted

Wanted

A PPLICATIONS for the posts of Head Assistants on Rs. 150—10—200 and Assistants on Rs. 160—10—150 for the Office of the Chief Engineer and Secretary to Government in the Public Works Department. Men with not less than ten years' previous experience in a Government Secretariat Office for the posts of Head Assistants and five years' such experience for the posts of Assistants are preferred Applicants must be well up in drafting and noting and must be conversant with the Public Works Department Codes and Civil Service Regulations. Applications with copies of testimonials will be received by the Secretary to Government in the Public Works Department at Dacea up to the 15th February 1911. The posts will be filled from 1st April next. Applicants already in Government employ must send their applications through the Head of their office.

C. A. White,

C. A. WHITE, Offg. Secretary to Government.

Daces, the 31st December 1910.

WANTED a duly qualified Head Dreftsman for this office on a salary of Rs. 85 rising to Rs. 100 per mensem. plus hill allowance at 25 per cent. of the pay drawn.

2. Applications with copies of testimonials will be received by the undersigned up to 1st February 1911.

3. The appointment will be on probation for six

months. H. H. GREEN, Superintending Engineer, Northern Circle.

Darjeeling, the 17th January 1911.

Notice.

WANTED a Superintendent for the office of the Magistrate-Collector, Hooghly, on a monthly salary of Rs. 175. A thorough knowledge of Revenue and Judicial work is essentially necessary. Applications will be received by the undersigned up to the 8rd February 1911.

J. LANG, Magistrate-Collector, Hooghly. Chinsure, the 16th January 1911.

Wanted

ROR the District Engineer's Office, Burdwan

(1) One Head Correspondence Clerk on Rs. 40—
3—50. None need apply who has not passed
the First Examination in Arts and has not
sufficient experience in drafting letters
appertaining to an Executive Engineer's
Office.

(2) One Assistant Accountant on Rs. 40—2—50.
Only those who passed the Public Works
Department 4th grade 'Accountantahip
examination, need apply for this post.

pplications with covies of testimonials will be

Applications with copies of testimonials will be received by the undersigned up to 10th February 1911. The selected candidates shall have to join their appointments at once.

J. N. MALLIK, B B., District Engineer, Burdwan. Burdwan District Engineer's Office, the 21st January

WANTED a District Esgineer for the Midnapore District Board. Monthly salary Rs. 500 rising by annual increments of Rs. 20 to Rs. 600.

After three years if incumbent's work satisfies Board and controlling authorities, salary will be raised to Rs. 600 and rise by annual increments of Rs. 25 to Rs. 800.

Applicants must have qualifications stated in Government Notification No. 3334L.S.-G., dated 20th December 1901, Rule 2 (vide Collier's Local Self-Government Handbook, Fourth Edition, page 274). Applications with certificates and recommendations should be sent by registered post to the Chairman, District Board, Midnapore, so as to reach him by 1st March 1911.

R. G. KILDY, Chairman, District Board.

Midnapore, the 23rd January 1911.

WANTED a Bihari teacher for the post of an Assistant Master in the Cheibassa Zilla School on a salary of Rs. 30-1-35 a month. None need apply who has not passed the F.A. or Intermediate Examination and who does not possess a sound knowledge of Hindi. Applications with copies of testimonials must reach the office of the undersigned on or before the 21st February 1911.

HIRALAL BHATTACHARYYA, Head Master, Chaibassa Zilia School.

Chaibassa (Singhbhum), the 21st January 1911.

Notice.

FOR sale of the District Board Inspection Bungalow building at Nawadth (Jhajha), which is situated near the Jhajha Railway station (Chord line). It is in good order and consists of—

(1) Main building of kutcha-pucca wall with flat terrace roof and pucca floor, containing six rooms,

(2) Outhouse of kutcha-pucca wall with arched and terrace roofing and mud floor.

(3) Stable of kutcha-pucca wall with naria-tiled roofing and mud floor.

(4) One pucca well of 4 feet diameter.

It has cost Rs. 2,485 and occupies 2 bighas 16 cottahs

2 dhurs of land.

Intending purchasers should submit their tenders to the undersigned up to 6th February 1911.

L. P. SINHA, Vice-Chairman.

District Board's Office, Monghyr, the 20th January 1911.

Notice.

THE District Board of Saran, at a special meeting held on 7th January 1911, resolved that the rate of Road Cess for the year 1911-12 be fixed at the maximum rate of one-half auna in the rupee.

H. Meseza, Vice-Chairman, District Board, Saran. Chapra, the 18th January 1911.

Road Cess Notification.

DISTRICT 24-PARGANAS. IT is hereby notified for general information that under section 46 of the Local Self-Government Act, III (B.C.) of 1885, the District Board of the 24-Targanas, at a meeting held on the 20th December 1910, have resolved to fix the rate of road cess during the year 1911-12 at the maximum rate of six pies in the upper on the annual value of all lands, etc., as heretofore J. A. L. Swan.

J. A. L. Swan, Chairman, District Board, 24-Parganas Alipore, the 6th January 1911.

Road Cess Notification.

THE District Board of Rauchi has resolved, at a special meeting held on the 11th January 1911, that the road cess be levied in the district durin; the year 1911-12 at the rate of half an anna per rupee of the annual value of lands and the annual net profit from mines, etc.

SABAT CHANDEA CHATTESJI,
Vice-Chairman, District Board, Kanchi.
Ranchi, the 19th January 1911. (112—1)

Road Cess Notification.

It is hereby notified for general information that the District Board of Bhagalpur have, at their special meeting held on the 3rd January 1911, determined that the Road Cess shall be levied in the district during the year 1911-12 at the maximum rate of six pies in the runce on the annual value of lands, &c, as heretofore.

M. Shamsulzuha, for Chairman.

Bhagalpur, the 21st January 1911. (113-1)

IN accordance with the rules framed under section 12 (b) of Act XVII of 1878 (The Northern India Ferry Act), vide Central Provinces Secretarist letter No. 1804, dated the 21st February 1902, the annual auction of the terry tolls of the following ferries in the Sambalpur district will be held on the dates mentioned against each at the Victoria District Hall, Sambalpur, at 4.30 p.m.:

No.	ferry.	Period for which the right to collect tells is to be suctioned.	Date of auction.
70.71	isometric in the second	T. Carlotte and Ca	252 230120
1	Turum (Brahmani)	From 1st June 1911 to S1st December 1911.	7th March
8	Mahufpall Bhutlood	Whole year	Ditto.
8	Kangaon	Disto ditto Pitto ditto	Ditto.
6	Haldi	From 16t June 1911 to Slat	Ditto,
100	Chali	Ditto ditto	Ditto.
1 8 a		From 1st June 1911 to 15th	Ditto.
117901	ALCOHOL: N	January 1912.	Ditto.
10	Mura	Ditto ditto	Ditto.
4 30	Secuipali	Ditto ditto	Ditto.
19	Dhama	Whole year	Ditto.
- 13		From 1st June 1911 to 51st December 1911.	Ditto.
1.14	Baghra	From 1st June 1911 to 20th November 1911.	Ditto.
15	Saplahra	Ditto ditto	Ditto.
16	Taldihi	December 1911.	Ditto.
17	Amdi	From 1st June 1911 to 30th November 1911.	8th March 1911.
E 18+	Tibura	Ditto ditto	
* T9	Tahad	Ditto ditto	Ditto.
20	Rampela	From 1st June 1911 to 21st	Ditto.
2144	Gondghora	From 1st June 1911 to 18th	
99	Hannes	Optober 1911'	The Control of the Co
23	Hansamura	Ditto ditto	Ditto.
	Taipatia	From 1st June 1911 to 30th November 1911.	Ditto.
24	Dantamura	From 1st June 1911 to 15th October 1911,	Ditto.
25	Panchpara	Ditte ditte	Tites
90	Tangarpaii	Ditto ditto	Ditto.
27	Kherwal	From 1st June 1911 to Stee	Ditto.
15000		December 1911.	DIELO.
28	Sudhamal	Ditto ditto	Ditto.
1,20	Obaltera	From 1st June 1911 to 30 st	Ditto,
30	White Child Diff.	December 1911.	(Black
	Thelapall	Ditto ditto	Ditto.
88	Katikela	Ditto ditto	Ditto.
23	2916000V (D2 L/UHE)	From 1st June 1911 to 16th October 1911.	Ditto.
10.00	Kudopali	Ditto ditto	Ditto.

J. N. SEN, Chairman, District Council.

Notice

I Shereby given that the annual sale of the following pounds under the management of the District Council, Sambalpur, will be held at the Victoria District Hall on the dates mentioned against each at 4.50 p.m.:—

No.	pound. be sold.		Period for which the pounds to be sold.					
	- 11 /B	•		755	第四周月至15 至			
1	Mundognst	Whole year, i.e.,	ch 1912.	April	9th Merch			
2	Dhamis	Ditto	ditto	1	Ditto.			
8	Sason	Ditto	ditto		Ditto.			
4	Mura	Ditto	dit o		Ditto.			
5	Lapanga	Ditto	ditto		Ditto.			
6	Samusingha	Ditto	ditto	744	Ditto.			
n .	Luida	Ditto	ditto		Ditto.			
8	Rampela	Ditto	ditio	1000	Ditto.			
9	Rampur	Ditto	ditto	***	Ditto.			
10	Raipur	Ditto	ditto	***)	Ditto.			
11	Kulabira	Ditto	ditto	***	Ditto.			
18	Taipatin	Ditto	ditto	***	Ditto.			
13	Bugdihi	Ditto	ditto	222	Ditto.			
14	Jhursoguda	Ditto	ditto	1100	Ditto.			
15	Dungarpada	Ditto	ditto	***	Ditto.			
16	Laikera	Ditto	ditto	***	Ditto.			
17	Kudabaga	Ditto	ditto	400	Ditto.			
18	Batanda	Ditto	ditto	***	Ditto.			
19	Katarbaga	Ditto	aitto	***	Ditto.			
20	Garloisingh	Ditto	ditto	444	Ditto.			
21	Bargarh	Ditto	ditto	***	10th March			
22	Attabira	Ditto	ditto		Ditto.			
23	Remenda	Ditto	ditto		Ditto.			
24	Ambabhona	Ditto	ditto		Ditto			
25	Bijepur	Ditto	ditto	2000	Ditto.			
88	The American Services	Ditto	ditto	***	Ditto.			
27	Sohela	Ditto	ditto	***	Ditto.			
28	Melchha-	Ditto	ditto	***	Ditto.			
29	munda, Barpali	Ditto	ditto	37.5	Ditto.			
30	Bheden	Ditto	ditto	1/000	Ditto			
31	W	Ditto	ditto		Ditto.			
32	The state of the s	Ditto	ditto	***	Ditto.			
33	Loudidarha	Ditto	. ditto		Ditto.			
34	Dumerbahal	Ditto	ditto		Ditto.			
	17 48 2 44	Ditto	ditto	3.3	Ditto.			
85	Th. () ()	Ditto	ditto	10/15/20	Ditto.			
36	Bhatli	Ditto	ditto	***	Ditto.			
37	Ghes	Dieto	N. C. L.					

J. N. Sev, Chairman, District Council. Sambalpur, the 5th January 1911.

Notice.

NOTICE is hereby given that the exhibits that were filed in the year 1908 before the Courts of the Presidency Magistrates of Calcutta in connection with cases already disposed of will be destroyed if not taken back by the parties who filed them before 31st March 1913.

T. THORNHILL.

Chief Presidency Magistrate, Calcutta Calcutta, the 20th January 1911.

Notification.,

Notification.

It is hereby notified, under section 5 of the Indian Treasure Trove Act, VI of 1878, that on the 14th June 1910, treasure consisting of the undermentioned copper idois and metal article of the estimated value of Rs. 15 was found in S. No. 43, a mattam poramboke of Namasivayapuram village, Kallakurchi taluk, South Arcot district, Madras Presidency.

2. All persons claiming the said treasure or part thereof are hereby required to appear personally or by agent before the Collector of South Arcot at his office at Cuddalore on Monday, the 3rd day of July 1911, in view to the matter being enquired into or determined according to law.

				Valu	ie.
1. 2. 3. 4. 5.	Perumal Amman Ditto Krishnasami Metal tripod	of copper, ditto, ditto, ditto,	1 1 1 1 1 1 1 1	Rs. 4 4 4 2 2 0 0	8 0 0 0 8
		Total	al rank	15	O.

(ILLEGIBLE), for Collector, South Arcot Collector's Office, the 20th January 1911.

Treasure Trove.

TT is hereby notified, under section 5 of the Indian Trensure Trove Act, VI of 1878, that the undermentioned treasure was found on or about 18th September 1910 while digging for earth in Survey No. 716-A dry, included in patta No. 91 of Mocherla Secthatamach of Utukur village, Kovur taluk, Nellore district :-

Two copper idels (Venkateswarlu), about one and a half foot high, valued at its. 20.

2. All claimants to this treasure should appear in person or by an agent before the Collector of Nellore at his office at Nellore on 20th June 1911 so that their claims may be enquired into and disposed of according to law.

(ILLEGIBLE), for Collector.

Nellore Collector's Office, the 20th January 1911.

Notice.

SEADED TENDERS for the supply of provisions for Indian troops and followers at Sadya, Dibrugarh, Shillong, Kohima and Manipur from 1st April 1911 to 31st March 1912 will be received by the Divisional Contract Officer, 8th (Lucknow) Division, Lucknow, up to 12 noon on the 10th February 1911.

2. Forms of notice and tenders are available and samples of the articles to be supplied can be seen on application to the abovenamed officer, or to the Officers Commanding at the abovenamed stations respectively.

(ILLEGIBLE), Lieut. Colonel,

for Divisional Supply and Transport Officer, 8th (Lucknow) Division.

Divisional Supply and Transport Office, 8th (Luck-now) Division, Lucknow, the 18th January 1911.

Currency Notes.

THE following Currency Notes of the Calcutta Circle are stated to have been destroyed, and payment of their value has been claimed by the persons whose names are placed against the numbers. Any other person claiming a right to them is warned to communicate at once with the undersigned:—

Notes wholly destroyed.

No. of notes. Value. Name of claimant. Rs.

W 59 of 1910-11 Xa 54878 100 Abdul Sukoor Sheikh Kulloo, care of Haji Mohayooddin, hide merchant, mahalla 54879 100

Madar Takri, Xa 54880 100 Jubbulpore.

ILLEGIBLE,

Assistant Comptroller-General, in charge Paper Currency.

Paper Currency Department, the 23rd January 1911.

Lost.

THE first-halves of Government Promissory Notes
Nos. 129728 129569 and 041461 of the three and
a half per cent loan of 1865, 1865 and 1900-1901 for
Rs. 2,000, 2,000 and 1,000, respectively, originally standing in the name of Bank of Bengal, Bank of Bengal
and Prosad Das Boral and Brothers respectively and
last endorsed to Pandit Sudarshan Das Shastri, the
proprietor, by whom they were never endorsed to any
other person, having been lost, netice is hereby given
that payment of the above notes and the interest
thereupon have been stopped at the Public Debt Office,
Bank of Bengal, Calcutta, and that application is about
to be made for the issue of duplicates in favour of the
proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned
securities.

Name of the Advertiser—Pandit Sudarshan Das
Shastri.

Peridages Brinds of the Matter District Top

Shastri.

Residence-Brindaban, in the Muttra District, U. P. (57-3-104)

Lost.

THE two Government Promissory Notes Nos. 038928 and 019823 each of the 3½ per cent loan of 1900.01 for Rs. 500 each, originally standing in the name of Prosad Das Baral Brothers and Bency Krishna Hezra respectively, and last endorsed to Hurry Narayon Bose, the proprietor, by whom they were never endorsed to any other person, having been lost, notice is hereby given that payment of the notes and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned securities. THE two Government Promissory Notes Nos. 088928 securities.

HURRY NABAYON BOSE.

17, Petamber Bhattacharjee's Lane, Gurpur, Calcutta. (46-3-78)

Howrah Municipality.

DECLARATION.

Under Rule 2 (3) of Schedule XVII of the Building Regulations.

THE Commissioners of the Howrah Municipality, at Their ordinary general meeting held on the 20th January 1911, resolved to declare that two-storied masonry buildings not exceeding 28 feet in height will be permitted without complying with the r quirements of the other sub-rules of Rule 2 of the said Schedule XVII in all streets in existence on the 17th July 1903, which are not less than 12 feet in width. which are not less than 12 feet in width.

C. F. PAYNE, Chairman.

Howrah, the 27th January 1911.

(126-1)

Sibpur Jute Manufacturing Co., Ld. (in liquidation).

NOTICE is hereby given that the creditors of the abovenamed Company are required, on or before the 28th day of February 1911, to send their names and addresses and the particulars of their debts or claims, to F. W. Smyth, Esq., of 21 Strand, Calcutta, the liquidator of the said Company, and, if so required by notice in writing from the said liquidator, are to come in and prove their said debts or claims at such time and place as shall be specified in such notice, and that in default thereof they will be excluded from the benefit of any distribution made before such debts are proved. Dated this 21st day of January 1911.

ORR, DIGNAM & Co.,

Solicitors for the abovenamed Liquidator. (103 - 3 - 86)

The Sibpur Jute Manufacturing Company, Limited (in Liquidation).

Notice under section 176 of the Indian Companies Act, 1882.

NOTICE is hereby given that at an (adjourned) Extraordinary General Meeting of the Company, held on the 16th January 1911 at No. 19, Radha Bazar Street, Calcutta, the Registered Office of the Company, the following Extraordinary General Resolution was passed placing the Company in voluntary liquidation, namely—That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily. And notice is hereby further given that at the same Meeting Mr. F. W. Smyth, of No. 21, Strand, Calcutta, was duly appointed Liquidator of the Company for the purposes of such winding up.

A. G. APCAR, Chairman.

Dated 20th January 1911.

(104 - 1 - 93)

POST OFFICE.

DESPATCH OF SKA-BORNE MAILS.

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United Kingdom and other places in Burope, America, East, West and South Africa (Letters and packets).	Thursday	7-16 P.M			
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* Unless a later day is notified in the Rotunds of the General Post

† On other days correspondence for China, Japan and Australasia. Colonies is despatched to Tuticoria, so that it may proceed by the first steamer from Colombo.

O. B. STUART,

Dated Calcutta, the 30th January 1911.

NOTICE.

THE next annual stock-taking of the Indian Law Reports kept at the Bengal Secretariat Book Depôt will commence from the 1st April 1911. The public are hereby informed that all issues of the said Reports from the said Depôt to subscribers and officials will be suspended during that month.

F. G. WIGLEY,

Secretary to the Bengal Legislative
Council and Asst. Secy. to the
Govt. of Bengal, Legislative Dept.
LEGISLATIVE DEPT.,
BOOK DEPÔT BRANCH,
The 7th December 1910.

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Report on Public—in Bengal for 1903-09. Poolscap, board, paper cover. Rs. 2-6 (4a.)

Irrigation-Revenue Report of the Government of Bengal, Public Works Department,—Branch, for the year 1908-09. Foolscap. Board, paper. Rs. 2 (4a.)

The Quarterly Civil-for Bengal, corrected up to 1st April 1910. Compiled in the office of the Chief Secretary to the Government of Bengal. Royal 8vo. Board, paper cover. Rs. 3 (6s.)

Local Works—
Distribution Return of Public Works Department Officers and Subordinates employed on—
in Bengal, corrected up to 31st December 1909. Paper cover. 8vo. As. 2 (1a.)

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General Catalogue of all Publications of the Government of Bengal (corrected up to 31st December 1909) may be obtained grates on application to the Officer in charge, Bengal Secretariat Book Depot-

Publications for sale at the Office of the Chief Inspector of Explosives with the Government of India.

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Publications for sale at the Custom House. Calcutta.

Review of the Maritime Trade of Bengal and its Chief Port (Calcutta) for the year 1909-10. Price Re.:

Annual Statement of the Sea-borne Trade and Navigation of Bengal, Foreign and Coasting, combined in one volume, for the year 1909-10. Price Rs. 6.

Previous years' volumes can be obtained at the same price.

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Books and Acts required for the public service should be obtained through the Local Government, to whom the applicant is

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List of New Books published during the Current Quarter.

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Cantonment Act (Act XV of 1910) in Urdu and Hindi. 9p. (1a.) each.

HOME DEPARTMENT.

The Countess of Dufferin's Fund-Twenty-fifth Annual Repert of the National Association for Supplying Female Medical Aid to the Women of India for the year, 1909. Paper cover. Royal Svo. Re. 1 or 1s. 6d. (4a.)

Fauna of British India. "Ocleoptera Lamellicornia. Part I. (Ceteoniinæ and Dynastinæ)." Royal Svo. Cloth. Rs. 7-8, or 11s. 3d. (5a.)

FOREIGN DEPARTMENT.

Report on Sanitation, Dispensaries, and Jails in Rajputana for 1909 and on Vaccination for the year 1909-10. Board, Foolscap, Re. 1 or 1s. 6d. (4a.)

Report on the Administration of Ajmer-Merwara for 1909-10. Board, Foolscap, Rs. 2 or 3s. Quarterly Civil List of the Foreign Department, No 18. Corrected up to 1st January. 1911. Super Royal 8vo. Paper cover. Hs. 2-8 or 3s. 9d. (4a.)

FINANCE DEPARTMENT.

Classified List of officers of the Indian Finance Department, 25th October 1910. Royal 8vo,

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Accounts of the Trade carried by rail and river in India in the official year 1909-10 and the four preceding years, 22nd issue. Foolscap. Board. Re. 1-12 or 2s. 9d. (4a.)

Sea-borne Trade and Navigation of British India for November 1910. No. 8. Royal 8vo. Stitched. Sa. or 9d. (2a.)

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Classified List of Forest Officers of the Imperial and Provincial Services in the Bengal, Madras and Bombay Presidencies in July 1910. Royal 8vo. Board. Re. 1 or 1s. 6g. (4a.)

The Indian Forest Records. The Sylviculture of Bardwickia binata (Anjan). by D. O. Witt, Esq. Notes on Sandal (Germination and Growth of Seedlings), by Rao Sahib M. Rama Rao, Royal 8vo. Paper cover. Rs. 3.4 or 5s. (4a.)

The Indian Forest Memoirs, Vol. I, Forest Zoology Series, Part III—A note on the Lac Insect (Tachardia Lacca): its Life History, Propagation and Collection, by E. P. Stebbing, Esq. Paper cover. Super Royal 4to. Re. 1 or 1s. 6d. (3a.)

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The Indian Penal Code (Act XLV of 1860), as modified up to the 1st June 1910, with an Index. ks. 2-8. (5a.).

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Act XXXI of 1854 (Conveyance of Land), as modified up to 1st June 1910. 2a. 3p.

The Prisoners Act, 1900 (III of 1900), as modified up to 1st July 1910, 6a. 6p. (1a.)

The Probate and Administration Act, 1881 (Act V of 1881), as modified up to the 1st July 1910 12a. (2a.)

List No. I of 1910, dated 30th June 1910, of Addenda et Corrigenda to List of General Rules and Orders. 2a. 3p. (1a.)

Act No. III of 1864 (Foreigners), as modified up to 1st September 1910. 3a. 6p. (1a.)

The Assam Labour and Emigration Act, 1901 (VI of 1901), as modified up to 1st July 1910. Re. 1-4. (2a.)
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The Inland Steam-vessels Act. 1884 (Act VI of 1884), as modified up to the 1st October 1910. Royal 8vo. Stitched. 9a. (2a.)

The Central Provinces Courts Act. 1904 (II of 1904), as modified up to the 1st December 1910. As. 4-3. (1a.)

HOME DEPARTMENT.

Report on the Results of certain Investigations regarding Rats in the Punjab, by Captain G. I. Davys, I.M.S. Foolscap. Board. 6a. or 7d. (3a.)

Scientific Memoirs by Officers of the Medical and Sanitary Departments of the Government of India. Investigation on Benga. Jail Dietaries with some observations of the Influence of dietary on the physical development and well-being of the people of Bengal, by Captain D. McCay, M.B., B.Ch., B.A.O., I.M.S. Super Royal 4to. Board. Rs. 2-6 or 4s. 3d. (9a.)

Archæological Survey of India, Vol. XXXV, Akbar's Tomb, Sikandarh. Super Royal. Cloth. Rs. 23 or £1 15s. (14a.)

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Report on the Measures taken against Malaria in the Lahore (Mian Mir) Cantonment. 1909, by Hon'ble Mr. R. Nathan, C.I.E., I.C.S., Lieutenant-Colonel H. B. Thornhill, C.I.E., I.A., and Major L. Rogers, M.D., F.R.C.P., F.R.C.S., I.M.S., 1909. Foolscap, Board. Rs. 2-8 or 4s. (5a.)

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The Quarterly Civil List of tre Home and Legislative Departments, Government of India, No. 14. Corrected to 1st October 1910. Royal 8vo. Limp. 11a. or 1s.

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India for the months of July and August
1910. Nos. 4, 5. Royal 8vo. Stitched. Sa. or 9d. (2a.) each.

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Variations in Indian Price Levels from 1861 to 1909 expressed in Index Numbers. Foolscap. Limp. 12a. or. 1s. (2a.)

Statistics of cotton spinning and weaving in the Indian Mills in September 1910. Royal 8vo. Stitched. 2a. or 2d. (1a.)

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Forest Pamphlet No. 16. Note on Best Season for Coppice Fellings of Teak (Tectona Grandis). Super-Royal 8vo. Paper. As. 4 or 5d (1a.)

Proceedings of the Board of Agriculture in India held at Pusa on the 21st February 1910 and following days with appendices. Foolscap. Paper cover. As. 8 or 9d. (2a.)

A Note on the Preservation of Bamboos from the attacks of the Bamboo Beetle or "Shortborer." Forest Pamphlet No. 15 (Forest Zoology Series), by E. P. Stebbing. 7a. or 8d. (2a.)

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Some practical points in the Design and Construction of Military Buildings in India. Royal 8vo. Cloth. Rs. 3-5 or 5s. (5a.)

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Administration Report on the Railways in India for the calendar year 1909. Foolscap. Limp cover. Rs. 2 or 2s. 8d. (6a.)
Classified List of the State Railway Establishment and Distribution Return of Establishment of Railways corrected up to 30th June 1910. Royal 8vo. Paper cover. Re. 1 or 1s. 6d. (2a.)

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Administration Report of the Jails of the North-West Frontier Province for the year 1909. Foolscap. Paper cover. As, 10 or 10d.

Report on Vaccination in the North-West Frontier Province for the year 1909-1910. Foolscap. Paper cover. As. 5 or 5d. (2a.)

List of new books for sale at Thomason College, Boorkee, which were not advertised before.

Roorkee Treatise and Civil Engineering-

Section IX—Railways, 5th Edition. Revised by F. G. Royal Dawson, 1908. Es. 4-4.

Section V—Manual of Estimating, 7th Edition, 1908. (Reprint.) Rs. 3-12.

Thomason College Calendar for 1908. Rs. 5-2.

Examination question papers of the Thomason College Civil Engineer Class and Upper Subordinate Class Entrance Examination and the 4th grade P. W. Accounts Examination from 1905—1909, published by the Newul Kishore Press, Lucknow. Re. 1-4.

List of new books and periodicals for sale at the Library of the Asiatic Society of Bengal, 57, Park Street, Calcutta.

SOCIETY'S PUBLICATIONS.

Journal and Proceedings, Vol. 5. Nos. 2 to 11, at Rs. 2 each,

Memoirs, Vol. 2. No. 10, Cerrhipedes Opercules de l'Indian Museum de Calcutta. Par Mr. M. A. Gruval, at Rs. 2.

Ditto. No. 11, Correlations of Areas of Matured Crops and the Rainfall. By Mr. S. M. Jacob, Lo.s.,

at Rs. 2-8.

BIBLIOTHECA INDICA.

Rasarnavan, Fasc. 2. By Dr. P. C. Roy, at Re. 1-4.
Grihya Sangraha. By M. M. Chandra Kanta Tarkalankar, at As. 10.
Gobhila Pariousta, Part I. By M. M. Chandra Kanta Tarkalankar, at Re. 1-14.
Baudhayana Srauta Sutra, Vol. 2. Fasc. 3. By Dr. W. Caland, at As. 10.
Suryya Sidchanta, Fasc. 1. By M. M. Sudhakara Dvivedi, at Re. 1-4.
Chaturvarga Cintamoni, Vol. 4. Fasc. 9. By Pandit Pramatha Nath Tarkabhusana, at As. 10.
Avadhan Kalpalata, Vol. I. Fasc. 7. By Rai Sarat Chander Das Bahadur, at Re. 1.
Mohabhasyapradipodyatya, Vol. 3, Fasc. 10. By Pundit Bahuballava Sastri, at As. 10.
Muntakhab-al-Labab. Part 3. Fasc. 1. By Major T. W. Haig, I.A., at Re. 1.

List of publications issued by the Meteorological Department from 1st July to 31st December 1910.

Monthly Weather Review from April to September 1910. (Illustrated by 7 plates.) Quarto.

Faper cover. Re, 1 per month.

Annual Summary of Monthly Weather Review, 1909. (Illustrated by 6 plates.) Quarto. Paper cover. Rs. 3.

Memoirs of the Indian Meteorological Department, Vol. XX, Part 8, By George C.

Memoirs of the Indian Meteorological Department, Vol. XX, Part 8. By George C. Simpson, D.Sc. (Illustrated by 2 plates.) Quarto. Paper cover. Rs. 3.

List of new books published by the Geological Survey of India during the weeks ending 24th September, 8th October, 12th November, 19th November and 24th December 1910.

Records of the Geological Survey of India, Volume XXXIX, 1910. By Sir Thomas H. Holland, K.O.L.E., D.Sc., F.R.S., and L. Leigh Fermor, D.Sc., A.R.S.M., F.G.S. (with Plates 1-3). Rs. 2. Records of the Geological Survey of India, Volume XI., Part I. Director, Geological Survey of India. Re. 1. Records of the Geological Survey of India, Volume XL, Part II. T. H. D. La Touche, Esq., B.A., F.G.S., Offg. Director, Geological Survey of India, Re. 1. Records of the Geological Survey of India, Volume XL, Part III. Director, Geological Survey of India. Re. 1. Memoirs of the Geological Survey of India, Palæontologia Indica. Series XV, Vol. IV. Fasc. 3. By Dr. Victor Uhlig. Rs. 8. Records of the Geological Survey of India, Volume XL, Part IV. Director, Geological Survey of India, Re. 1.



The Calcutta Gazette.

WEDNESDAY, FEBRUARY 8, 1911.

PART II.

Adbertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this Part of the "Gazette"
cannot be received after Noon on Monday.]

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL

for the week ending 31st January 1911.

• LIABILITIES.	ASSETS,
Ra. A, F. Capital paid &p	Ra. A. P.
	Stamps
Rupees 21,88,67,402 13 1	at Branches† ,, 3,14,28,084 6 1) Rupecs 21,88,67,402 13 1
*Includes Sova, & § Sova † Do. do.	, value Rs. 1,65,5:5 0 0 0 do. , 8,95,295 0 0 5,60,820 0 0

Rate for Demand Loans, 7 per cent.

By order of the Directors,

BANK OF BENGAL, Calcutte, the 2nd February 1911. D. S. McClurs, Offg. Chief Accountant,

Secretary and Treasurer.

STATEMENT OF GOVERNMENT PROMISSORY NOTES ENFACED FOR PAYMENT OF INTEREST IN LONDON,

and the second s	(8th)			3) PER CEST, LOAN	t, LOANS-	REP			被	4 733	PRE CREE, LOANS-	-6870			**	44 PER CEST, LOANS-	-857	
Partoul.es.	8 per rent, of 1804,97,	0; 1848-48.	Of 1854-86.	1866.	1889	1900-01.	Total.	Or 1882-33.	1886-36, 11	1848-45.	1854-55. ol	Transfer of 1865. 4	Reduced per cent. tean of 1879.	Total.		Transfer loan of 1879, 44 per cent. portion.	Total,	GRAND TOTAL.
Balance of 15th January 1911	43,38,900	1,98,98,890	£,67.48,390	1,92,77,800	98.86,100	26,88,500	13,15,03,500	6,933	5,000	T	200	38,800	2,576	58,788	gi.	89,860	29,500	13, 89,85,683
Anna Amount of transferred to in London.	I	1	1	1	4	1	1	_	1	1	1	J)	1	+	T.	- I	1	1
Amount issued in Lordon by Conversion under Notifica- tion No. 2014. dated Srd November 1995, ap. to 23rd December 1919.		1	1.	1	1	1,13,600	1,13,600	T,	i	I	1	T.	1	4	1	1	D	1,13,600
Amount enfaced at Madras, up to 18th January 1911,	1	1,290	1,00,000	1	1	100	11,01,300	ı,	į	1	-	-		1	-	1	1	1,01,300
Amount enfered at Rombay up to 14th January 1811.	ind da		3,000		1	I	3,000	al	i	1	i	1	, I	1	1	1	1	3,000
Amount enforced at Cal- cutts hetween 16th and 31st January 1911.		1,41,500	8,17,500	29,000	8,000	75,000	4,81,000		1191	•		1	1	-1-			***************************************	4,51,000
	48,88,900	1,30,38,000	8,70,68,800	1,93,16,300	98,94,100	28.87,200	15 22.02,400	8,938	5,000	1	200	38,800	9,50h	53,738		29,500	29.50n	13,66,24,533
Dabuct - anount written off in the London Kegisters.	1,32,600	25,000	4,96,650	8.0.0	\$2,000	6,000	5,65.000					4	4	-1.		I	W.	6,98,500
Balance on 31st January 1911	42,08,400	1,30,11,000	8,65.72,800	1,53,08,3 10	98,62 100	28.82.200	13,16,36,460	6,938	5,000		200	38,800	9.500	53,733		29,500	29,500	13,59,26,088

Super intendent. E. BARNARD,

Balance against India ...

16th ., ,, to 31st ., ,, 18th January 1911 18th January 1911 18th ., ,, to 31st ., ,

1st December

Serretary and Treasurer. L. G. DUNBAR,

lakhs. 1 lakh,

12,188

PUBLIG DRBT, OFFICE, BANK OF BENGAL, Calvetta, the 1st February 1911.

LAND SALE NOTICES.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Cuttack will be put up for sale at the office of the Collector of that district on the 20th March 1911 at 12 A.M. for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tausi No.	Name of mahal and pargana,	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold,	If only a share is to be sold, the sadar jams of such share,	If the whole estate is to be sold, the arrears due irom it.	If only a share is to be sold, the arrears due from it.
1	3		1 20.0 (II 00 - 40.0	application and all contents out of the contents of the conten	n. m-denda ng 54% in mesin (60) -i u sita		8,	,
59	Kt. Ta. Kalimegha,	Rs. A. P.	or sales or sales or sales	Kt. 11a. 2p. 12b. 14g. 1c. 2bd. comprising		Rs. A. P.	Rs. A. P.	Rs. A. P. 201 11 6
	ga. aspur.	t the files of	2	art other mangas and shares of mangas except 12a. 4p. 10kt, share in ma. Sathibati, 1 anna in Panasa, 7 annas in Bhatsahi, and la. 3p. 15kt, in Ichhapur, which constitute an interest of 4a. 9p. 19kt, 3b. 5g. 2c. 2bd, of the estate to be excluded from sale.	ge il Venhamber 1900 anna de		- 4.12	
756	Patne Ekramnagar, ph. Sunghara.		- 3	Kt. 8a. 110. 2kt. 17g. 2c. comprising all other mauzas and shares of mauzas in the estate except 7a. 1p. kt. share in ma. Jaunkoti and Mirjapur, 8a. 8p. in Sarigol, Buhalo, Chama igol, Baunpati, Patpur, Kulia, Khandagân, Matkatpur, Mahajanpur, Rautpati Bara and Banahara, 6a. 8p. in ma. Rusua, 2 annas in ma. Nunhar, Jignipur, Rise and Nichitatkoili, and entire mauzas Bangura and Kununda which constitute an interest of 7a. 17kt. 18b. 2g. 2c. to be excluded from sale.		538 4 0		04 18 45
816	Kt. ms. Sauria, ph.	1,020 0 0	Whole	and agreed to the destination from many.		*****	210 0 0	
1659	Alti. Kt. Killa Ghagra- damarpur.	man muri		Kt. 11a. 2p. 1kt. 15b, comprising all other mauzas and shares of mauzas in the estate except entire mauzas Trilochanpur, Aliha and Chak Aliha which constitute an interest of 4a, 9p. 18kt. 1t. to be excluded from sale.	e gas e lse astal	1,074 7 0	- Ammings	165 11. 0
2175	Ta. Ganesh Prosad, ph. Hariharpur.	1,413 9 0	Whole				706 4 10	_
1023	Ta. Gajendra, ph. Painda,	557, 0 0	Do	Language of the contract of th			128 0 0	
2070	Ta. Niall, ph. Deogan		100 to	Kt. 15a. 3p. 12kt. 4b, comprising all other manzes and shares of manzas in the estate except 16a. 1p. share in manza Athaspur, atras Arishpur which constitute an interest of 8p. 7kt. 12b. to be excluded from sale.		1,627 13 0	-	23 2 0
3741	Ta. Bhatpara, ph. Kate.	401 Tu 10	A subject	Kt. 15a, 7p, 15kt. 14b., in each of the mauzas of the estate excluding 4p, 4 kt. 2bd.	desira d <u>an</u> t a tila en and valet ad	568 4 0	-	11 6 10
2831	Ma. Alapur, etc., ph. Sujanagar.	dan ma	will 'yel	Kt. 11a. 4p. in each of the mauzas of the estate excluding 4a. 8p.	the state of the state of	568 7 0	-	100 0 7
237	Ta. Gopinathpur, ph. Jainabad.	Empley on the control of the control	Allen et al. (2000)	Kt. 11a. 10p. 14kt. 2g. 2c. 33bd. comprising all other manzas in the estate except entire manzas Bharisol, Pratapusan, Lekudi, Huraur, Raigurubasudeipur, Nagpur, Puransasan, Puranpadhan, Panicota, Samalaissan, Kanil Beguria, Titru, Nimpur, Taila, Kampur, Bhagbaupur, Gaithfur, Barazha, Nacilo, Kalio, Ugurupur, Anjira, Hajipur, Kantar, Sasan, Sidhole, Tentoi, Saute, Salijanga, Arabole, Puran, Salpalbank, Tihudi, ph. Khandi, Sarmai, Alikanta, Thalo, Gudpailo, Kantabulhabpur, Salamanga, Kaninupur, Ranpur, Alikana, Alabhar, Bakharabad,	en ye. II. www.iii. wellenderen de pri me elf wer elm elle e e elf wer elm elle e e elf were gent el welle e e e elf welle	3,897 5 Q		191 19 . 3
			013 (0.49 to 1.49 to 1	Mangpur, Ambasal, Baragar, Tertans, Botigan, Mashikuara, Nautlo, Sanpur, Haripa, Urali, Lathisingha, Apandara, Dondo, Kaduspara, Jaitalang, Amarsingh, Badilo, Sarana, Karada, Sidahl, Duruda, Nahang, Poio, Aradei, Tulung, Badilanga, Bhanara, Kasarapara, Singharpur, Kokilipur, Digoda, Sarailo, Karamang, Podruña, Nanlo, Tampara, Sankersahi, Mulugan, Nasik and Sadhubur which constitute an interest of sa. 1p. 5kb. 15b. 17g. 10. pdd, to be excluded from salo.	2 m m m - 2			*
70	Ta, Kasba, ph. Ahiyas		1	Kt. 5a. 4p. 4kt. in each of the mauzas of the estate excluding 19a. 7p. 16kt.	in the state of th	859 4 0		95 C 0
01	Ta. Ijapur, ph. Katia	1,462 0 0	Whole	HE INVALUE TO SUPERING TO SUPERING TO SUPERING THE	mari at the same		182 12 0	
-	Ta. Balabhadrapur, ph. Tikan.	2,206 0 0	Do	-			98 0 0	*****
I	Ta. Achhutananda, ph. Kate.	707 11 (Do	•	gt sare	-	98 13 0	•••••

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below to the undermentioned estate situate in the district of Hooghly will be put up to sale at the Hewrah Collectorate on the 22ud March 19:1, corresponding with the 8th Choitra 1817 B.S.

The purchasers will be subject to the following conditions of sale:—

Conditions of Sale.

1st.—The estate to be sold to the highest bidder above the upset price, which will be fixed by the Collector at the time of sale. The purchaser of the estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

subject to the revenue fixed in perpetuity.

2nd.—The sale is to be subject to the existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and the purchasers to be bound to respect the rights of the resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

2rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be puid down at once.

2th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the baiance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or, if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of the original sale.

List of petty Government estate of Howrah subdivision, in the district of Hooghly, to be sold on the 22nd March 1911, corresponding with the 3th Choitra 1317 B.S.

Tauzi No.	Name of estate, thana or pargana.	Approximate area in acres.	Government revenue.	Remarks.
1511	Adampur	7701 acre or B. K. CR. 2 6 9	Rs. A. 7 14	

Howrah Collectorate, the 1st February 19:1.

C. F. PAYNE, Collector,

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates, situate in the district of Balasore, will be put up to sale at the Balasore Collectorate on Friday, the 3rd March 1911, corresponding with 20th Falgun 1318 B.S.

The purchasers will be subject to the following conditions of sale:—

Conditions of Sale.

1st.—The estate to be sold to the highest bidder above the upset price which will be fixed by the Collector a the time of sale. The purchaser of the estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

revenue fixed in perpetuity.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale. original sale.

T. No.	Number on the district roll.	Name of estate and pargana.	Approximate area in acres.	Government revenue assessed.	REMARES.
1	577	Jamjhari beat-house land in estate Bari in psrgana Balikhand in thana Soro.	-01	Rs. A. P. 0 0 6	
3	577 1194	Markona beat-house in ditto Gurikhal beat-house in ma. Kulida of estate Anandapur, pargana Bhelora- chore.	O16 3 poles 1 sq. yd.	0 0 9	

Collector's office, Balasore, the 24th January 1911.

Betall of stant

S. K. AGASTI, Collector.

Notification.

TO be peremptorily sold, pursuant to the decree and order of the High Court made in suit No. 649 of 1903, wherein Sreemutty Ganga Bibee is the plaintiff and Suresh Chundra Das and others are defendants and dated, respectively, the 14th day of February 1906, and the 30th day of January 1908, by the Registrar of the High Court, Original Side, in his sale-room in the Court-house on Saturday, the 25th day of February 1911, at twelve o'clock noon, the undermentioned property:—

No. 14, Brojo Nath Mitter's Lane (formerly No. 46) Jhamapukur Lane, and prior thereto No. 7, Arpooly Lane, in Calcutta), a one-storied brick-built dwelling-house with land thereto belonging, containing by measurement two cottans thirteen chittacks and twenty square feet, more or less, and bounded on the north by Brojo Nath Mitter's Lane, on the south by the land of the late Nando Kooranee, on the east by a private passage leading to premises Nos. 16 and 7, Brojo Nath Mitter's Lane, and on the west by a passage connecting Brojo Nath Mitter's Lane with Machooa Bazar Road.

The abstract of title and conditions of sale may be seen at the office of the Registrar, High Court, Original Side and at Messrs. T. H. Wilson & Co., Attorneys for the plaintiff, at No. 6, Old Post Office Street, Calcutta, and will be produced at the sale.

W. R. FINK, Registrar.

T. H. Wilson & Co., Attorneys for plaintiff.
High Court, Original Side, Calcutta, the 16th January
1911. (136-1-115)

Notification of Sale.

TO be peremptorily sold by the Registrar of the High Court of Judicature at Fort William in Bengal in its Ordinary Original Civil Jurisdiction at his sale-room in the Court-house at 12 noon on Saturday, the 11th day of February 1911, pursuant to the decree made in Suit No. 289 of 1910 (wherein Nanda Lal Das is plaintiff and Manmatha Nath Das and another are defendants), and dated the 6th day of May 1910, the undermentioned property belonging to the parties to the said suit:

Lot No. 1.—Premises No. 16-2, Sunker Ghose's Lane's partly two- and partly one-storied brick-built dwelling-house with a corrugated-iron shed on the second storey, together with the piece or parcel of land or ground thereunto belonging and containing by measurement 1 cottab 9 chitaks and 41 square feet, more or less, Holding No. 392, Block No. XIV of the North Division of the town of Calcutta, and bounded on the north by premises No. 16, Sunker Ghose's Lane, on the south and east by Sunker Ghose's Lane, and on the west by premises No. 17, Sunker Ghose's Lane. The annual jama payable to the Collector of Calcutta in respect thereof is annas 12 only.

The abstract of title and conditions of sale may be seen at the office of Babu Arunandra Nath Ghosh, Attorney for the plaintiff, at No. 10, Hastings Street, Calcutta, on any day before the sale and will be produced at the sale.

W. R. FINK, Registrar.

Arunendra Nath Ghosh, Plaintiff's Attorney. The 22nd December 1910. (175-1-126)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

SUMMARY CASE No. 9 or 1911.

Re Robert William Cannaby Thurston, ex parte the debtor.

NCTICE is hereby given that the abovenamed debtor having applied for his discharge, the Court has fixed the 7th day of March 1911 at 11 o'clock in the forencon at the Court-house for hearing the application.

application.
Dated the 31st day of January 1911.

C. E. GREY, Official Assignee of Calcutta. (146-1)

NOTICE:

No. 9 of 1911.

Re Bahadur Lall Misser and Santo Lall Misser, both of No. 9-12, Kalakar Street, in the town of Calcutta, and formerly carrying on business jointly as hawkers and also as dealers in cloth at the said place, the said Bahadur Lall Misser being now a prisoner in the Civil side of the Presidency Jail, Calcutta.

O' the 13th day of January 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

Nors .- All debts due to the estate should be paid to me.

Dated this 1st day of February 1911.

C. E. GREY, Official Assignee of Calcutta. (158-1)

NOTICE.

No. 15 of 1911.

Re Pannalal Nandalal, of No. 94, Harrison Road, in the town of Calcutta, lately exerying on business in copartnership under the name, style and firm of Pannalal Nandalal in piece-goods at No 23, Paggiapatty, in Calcutta, aforesaid, both of them being now out of employment.

ON the 17th day of January 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

Norg. - All debts due to the estate should be paid to me.

Dated this 1st day of February 1911.

C. E. GREY, Official Assignee of Calcutta.

NOTICE.

No. 16 of 1911.

Re Robert Frederick Wise, residing at No. 31, Ice Factory Lane in Calcutta, and carrying on business as Taxidermists at the same place and an agency at No. 60, Elliot Road in Calcutta aforesaid.

ON the 19th day of January 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Judisdiction adjudging the abovenamed as an insolvent.

Norg.—All debts due to the estate should be paid to me.

Dated this 3rd day of February 1911.

C. E. Grey, Official Assignee of Calcutta.

NOTICE.

No. 20 of 1911.

Re Mahomed Amir, Golam Mohamed and Golam Nabbi Bakbarawallah, all residing at Nos. 114 and 115. Machuabazar Street, in the town of Calcutta, and all formerly carrying on business in copartnership as dealers in miscellaneous goods at Port Blair under the name and style of K. Mahomed Amir, and also as dealers in slippers at No. 56, College Street, at Calcutta, aforesaid, under the name and style of Golam Mahomed, Golam Nabbi Bakharawallah, at present of no occupation.

ON the 24th day of January 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

Nors.-All debts due to the estate should be paid to me.

Dated this 2nd day of February 1911.

C. E. GREY, Official Assignee of Calcutta

(155—1)

NOTICE.

No. 21 of 1911.

Re Ramprotap, now residing at No. 14, Bartollah Street, in the town of Calcuta, and lately carrying on business as dealer in ghee at the aforessid place under the name, style and firm of Ramprotap Bhagirath, now a broker in ghce.

On the 27th day of January 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Norm.—All debts due to the estate should be reid to me.

Norm .- All debts due to the estate should by paid to me

Dated this 2nd day of February 1911.

C. E. GERY, Official Assignee of Calcutta.

NOTICE.

No. 24 of 1911.

Re Adya Nath Backhit, residing at No. 68, Kali Prosad Dutta Street, in the town of Calcutta, and lately Dutta Street, in the town of Calcutta, and lately carrying on business as dealer in sugar in copartnership with one Panchanon Pal, under the name and style of Adya Nath Rackhit, Panchanon Pal, at No. 4, Ram Coomar Rackhit's Lane, in Calcutta, aforesaid.

On the 30th day of January 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Norg .- All debts due to the estate should be paid to me.

Dated this 2nd day of February 1911.

C. E. GREY, Official Assignee of Calcutta.

NOTICE.

No. 25 of 1911.

No. 25 of 1911.

Re Ticeum Chand Pooglia alias Mool Chand Pooglia, of No. 195-1, Harrison Road, in Celcutts, and Shew Narsin Mahata, of No. 30, Shibtollah Street, in Calcutts, aforesaid, both of them lately carrying on a piece-goods business on copartnership under the name and style of Mool Chand Nundolall at No. 24, Puggyapatty Street, in Calcutta, aforesaid. The former is now a gomashta in the service of Ramprotap Shroff and the latter is now a prisoner in the Civil Side of the Presidency Jail.

On the 25th day of January 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

abovenamed as insolvents.

NOTE -All debts due to the estate should be paid to me Dated this 3rd day of February 1911. C. E. Gray, Official Assignee of Calcutta.

(161-1)

NOTICE.

No. 26 of 1911.

Re Charles Guillaume Dumaine, residing at No 24-2,
Sariph Lane, in the town of Calcutta, formerly carrying on business as general merchant at No. 1, Mission Row, in Calcutta, aforesaid, at present unemployed.

On the Sist day of January 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the

abovenamed as an insolvent.

Norn .- All debts due to the estate should be paid to me.

Dated this 2nd day of February 1911. C. E. Grev, Official Assignee of Calcutta.

NOTICE

No. 27 of 1911.

Re Natha Thakur, residing at No. 80, Doyahatta Street, in the town of Calcutta, a cook in the employ of Chunilal Gunga Sha.

On the 1st day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE .- All debts due to the estate should be paid to me.

Dated this 3rd day of February 1911. O. E. Gnry, Official Assignee of Calcutta.

(172 - 1)

NOTICE.

No. 28 of 1911.

Re Abraham David Jacob, residing at No. 4, Old Boituckhana 2nd Lane in the town of Calcutta, a Hide Inspector in Eastern Bengal State Railway Goods shed at Sealdah.

ON the 1st day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE.—All debts due to the estate should be paid to me.

Dated this 3rd day of February 1911.

C. E. GREY, Official Assignee of Calcutta. • (162-1)

NOTICE.

No. 29 of 1911.

Re Benode Behary Sarcar, Nogendra Nath Sarcar and Jogendra Nath Sarcar, all of Gram Kalna, in the district of Burdwan, lately carrying on business in partnership under the name, style and firm of Benode Behary Sarcar, Makhan Lall Sarcar and Benode Behary Sarcar Nogendra Nath Sarcar at No. 61, Clive Street, in the town of Calcutta, as dealers in hard-

ON the 31st day of January 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

Norg .- All debts due to the estate should be paid to me Dated this 3rd day of February 1911.

> C. E. GREY, Official Assignee of Calcutts (173-1)

NOTICE.

No. 189 of 1910.

Re Hannuman Bux, lately carrying on business in piece and other goods at No 9:-1, Machua Sazar Street, in Calcutta, and at Gauhati under the name, style and firm of Kamkaran Dass Hannuman Bux and residing at No. 32, Armenian Street, in Calcutta.

ON the 21st day of December 1910, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

All debts due to the estate should be paid to me.

Dated this 3rd day of February 1911.

C. E. GERY, Official Assignee of Calcutta.

ORDER OF ADJUDICATION.

Section 16 of the Provincial Insolvency Act, III of 1907.]

In the Court of the District Judge of Nadia.

INSOLVENCY CASE No. 14 or 1910.

In the matter of Jaladhar Das Bairagya, son of Gobinda Dss Mohanta, by caste Baisanb, by profession Sebadas, of Nabadwip, police-station Nabadwip, district Nadia.

DURSUANT to a petition dated 1st June 1910, and on reading the application for the said Jaladhar Das Bairagya and hearing the pleader for him on the 28th January 1911, it is ordered that the debtor be and the same debtor was hereby adjudged insolvent.

Dated this the 1st of February 1911.

8. C. Mallin, District Judge: (161-1-123)

In the Court of the District Judge of Burdwan.

Notice under section 13 (2) of the Provincial Insolvency Act, 111 of 1907.

INSOLVENCY CASE No. 38 or 1910.

NOTICE is hereby given to the creditors Srimati Tulasi Kumari Bibi, of Shyambazar, in town Burdwan, and others that the insolvency petition filed by the judgment-debtor Kartick Kishan Khanna, son of Lat Behari Khanna, of Shyambazar, in town Burdwan, has been admitted, and that the 21st February 1911 has been fixed for the hearing thereof.

R. B. H. Panton, District Jadge. Burdwan, the 28th January 1911. (144-1-125)

In the Court of the District Judge of Darbhanga.

INSOLVENCY CASE No. 1 of 1911.

In the matter of Nandial Sahu, Potedar, son of Digambar Sahu, Potedar, resident of Chakdhauhar alias Milki, pargana Kasma, thana Warishagar, district Darbhanga.

NOTICE is hereby given to all concerned that the abovenamed petitioner has applied to this Court to be declared an insolvent, and that his case has been fixed for the 25th February 1911 for hearing.

A. MELLOR, District Judge. District Judge's Office, Laheriasarai, the 30th January 1911. (168-1-117)

NOTICE.

In the Court of the District Judge of Darbhanga.

INSOLVENCY CASE No. 3 or 1911.

In the matter of Lala Bajrangi Lal, son of Lala Dunia Lal, deceased, resident of village Shivpur Maricha,

pargana Saraisa, district Darbhanga.

NOTICE is hereby given to all concerned that the abovenamed petitioner has applied to this Court to be declared an insolvent, and that his case has been fixed for the 9th March 1911 for hearing.

A. MELLOR, District Judge. District Judge's Office, Laheriasarai, the 30th anuary 1911. (170-1-118) January 1911.

In the Court of the District Judge of Darbhanga.

INSOLVENCY CASE No. 2 or 1911.

In the matter of Dhari Mahton, son of Raghunath Mahton, deceased, resident of willage Herdaspur, pargana Balugachh, thana Dalsingsarai, district Darbhanga.

NOTICE is hereby given to all concerned that the abovenamed petitioner has applied to this Court to be declared an insolvent, and that his case has been fixed for the 25th February 1911 for hearing.

A. MELLOR, District Judge, District Judge's Office, Laheriasarai, the 30th Janu-y 1911. (169-1-119) ary 1911.

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (3) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Fakir Das Kole, son of Srimanta Kole, of Binola, thana Amta, district Hooghly, has been admitted by this Court as No. 7 of 1911, and that the 3rd March 1911 has been fixed for the hearing thereof.

W. N. DELEVINGNE, District Judge. Chinoura, the 3rd February 1911. (164-1-121)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Hrichikesh Patra, son of Ramkumar Patra of South Bantra, thana Howrah, district Hooghly, has been admitted by this Court as No. 6 of 1911, and that the 25th February 1911 has been fixed for the hearing thereof.

W. N. DELEVINGNE, D strict Judge.

(163 - 1 - 122)Chinsura, the 3rd February 1911.

In the Court of the District Judge of Muzaffarpur.

INSOLVENCY CASE No. 18 or 1910.

In the matter of Khobhari Mahton, son of Kishuni Maton, deceased, inhabitant of Patiasa, pargana Maton, deceased, inhabitant of Patiasa, pargana Morwa Khurd, district Muzaffarpur, petitioner.

NOTICE is hereby given to all concerned that the insolvency petition of the abovenamed petitioner has been admitted by this Court, and that 24th February 1911 has been fixed for the hearing thereof

W. H. VINCEST, District Judge.

Muzaffarpur, the 31st January 1911.

(159-1-116)

NOTICE.

In the Court of the District Judge of Nadia.

INSOLVENCY CASE No. 4 OF 1911. Petitioner Golzar Khan.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Act III of 1907, to his creditors that the insolvency petition of Golzar Khan, of Tengra, police-station Chapra, district Nadia, has been admitted by this Court as No 4 of 1911, and the 25th February 1911 has been fixed for the hearing thereof.

S. C. MALLIK, District Judge.

Krishnagar, the 8st February 1911. (150-1-124)

BENI MADHAB CHATTERJI, M.A., B.L., intends to be enrolled as a Vakil of the High Court. (105-4-84)

BIPIN CHANDRA BASU, B.L., intends enrolled as a Vakil, High Court, Calcutta. intends to be (73 - 4 - 75)

HARENDRA NATH MUKHERJI, B.L., intends to be enrolled as a Vakil of the High Court.
(135-4-106)

A SUPERINTENDENT for the office of the Magistrate-Collector, Patua, on a salary of Rs. 200 per mensem. Preference will be given to one who has previous experience of the duties of the post.

Applications will be received by the undersigned up to the 15th February 1911.

E. H. BERTHOUD,

District Magistrate and Collector.

Patna Collectorate, the 25th January 1911.

WANTED an experienced Muhammadan graduate teacher, preferably an M.A. in English, for the post of Head Master of the Anglo-Persian Department of Calcutta Madrasa. Starting salary Rs. 200 a month in class VIII of the Provincial Educational Service. Prospects—ordinary grade promotion up to Rs. 500. Applications should be submitted to the undersigned before 15th February 1911.

H. D. Basu. H. D. Basu,

Personal Assistant to Director of Public Instruction, Bengalt.

Calcutta, the 30th January 1911.

WANTED a District Engineer for the Midpapore District Board. Monthly salary Rs. 500 rising by annual increments of Rs. 20 to Rs. 600.

After three years if incumbent's work satisfies Board and controlling authorities, salary will be raised to Rs. 600 and rise by annual increments of Rs. 25 to Rs. 800.

Applicants must have qualifications stated in Government Notification No. 3334L.S.-G., dated 20th December 1901. Rule 2 (vide Collier's Local Self-Government Handbook, Fourth Edition, page 274). Applications with certificates and recommendations should be sent by registered post to the Chairman, District Board, Midnapore, so as to reach him by 1st March 1911.

R. G. KILBY, Chairman, District Board.

Midnapore, the 23rd January 1911. (111-3)

WANTED a Bihari teacher for the post of an Assistant Master in the Chaibassa Zilla School on a salary of Rs. 30-1-35 a month. None need apply who has not passed the F.A. or Intermediate Examination and who does not possess a sound knowledge of Hindi. Applications with copies of testimonials must reach the office of the undersigned on or before the 21st February 1911.

HIBALAL BHATTACHARYYA, Head Master, Chaibassa Zilla School.

Chaibassa (Singhbhum), the 21st January 1911. (114-3)

Wanted.

FOUR passed Civil Hospital Assistants qualified in English are required for employment in Gaya district as Sanitary Inspectors. Salary Rs. 40 per mensem and a fixed conveyance allowance of Rs. 10 per mensem. Preference will be given to those having

Sanitary qualifications or experience.

Applications with copies of testimonials will be received by the Chairman, District Board, Gaya, up to 28th February 1911.

By order. AMIRUDDIN AHMED, Secretary, District Board, Gaya.

Gaya, the 3rd February 1911.

Notice.

WANTED an experienced Sub-Overseer on Rs. 30 plus Rs. 15 consolidated travelling allowance a month for about a year.

month for about a year.

None need apply who is not qualified under rules laid down in Bengal Government Notification No. 3334LS.-G., dated 20th December 1901.

Applications in the applicant's handwriting together with their testimonials must reach this office on or before the 15th February 1911, and the selected candidate will have to join the appointment at once.

E. J. Bull, C.E., M.I.C.E.I.,

District Engineer, Saran.

Chapra, the 30th January 1911.

Notice.

THE District Board of Saran, at a special meeting held on 7th January 1911, resolved that the rate of Road Jess for the year 1911-12 be fixed at the maximum rate of one-half auna in the rupee.

H. MEBRZA,

Vice-Chairman, District Board, Saran.

Chapra, the 18th January 1911.

(93-3)

Road Cess Notification.

THE District Board of Khulna has resolved, at a special meeting held on the 1st February 1911, that the road cess be levied in the district during the year 1911-12 at the maximum rate of six pies in the rupee on the annual value of lands, etc.

A. L. RAHA, Vice-Chairman, District Board.

Khulna, the 3rd February 1911.

Road Cess Notice.

AT a special meeting of the Midnapore District Board A Ta special meeting of the authapore District Board held on the 21st of January 1911, it was resolved that the Road Cess be levied in the district of Midnapore at the maximum rate of 6 pies in the rupee on the value of lands, etc., during the year 1911-12.

A. B. SINHA, B.L.,

Offg. Vice-Chairman, District Board, Midnapore.

Midnapore District Board's Office, the 23rd January 1911.

Road Cess Notice.

THE District Board of Jessore, at a special meeting held on the 31st January 1911, resolved to levy Road Cess for the year 1912 at the maximum rate of six pies in the rupee on the annual value of lands.

RADHICA CH. DUTT, for Chairman.

Jessore, the 6th February 1911. (176-1)

Treasure Trove.

UNDER section 5 of the Irdian Treasure Trove Act, UNDER section 5 of the I dian Treasure Trove Act, 1878, notice is hereby given that, on or about the 23rd September 1910, a treasure consisting of 12 copper idols, described below, and a pedestal of the same metal of the aggregate value of Rs. 36-12 were found buried in a waste field called Perumalkovil Thidal in Pathrakkudi village, now under the management of a Receiver appointed by the Civil Court in Tiruppattur Firka in the Ramnad district. All persons claiming the said treasure or any part thereof are hereby required to appear before the Collector of Ramnad either personally or by an agent duly authorized by haw on the 10th May 1911 at his office at Madura in order that the matter may be enquired into and determined according to law:—

Description of Idols.

Serial No.	Description		Approxima
	for the state of t	571A - 150	Rs. A.
1.	Aundal	41.5	3 8
2.	kukmani	villes to the	3 12
3.	Sathiabamai	***	3 12
4.	Venugopalaswami (la		7 8
5.		mall)	2 8
6.	Amman (large)	TO A SECTION AND A SECTION ASSESSMENT	3 0
7.	Do. (small)	***	0 12
8.	Do. (small)		1 0
9.	Udayavar		1 0
10.	Sri Ramar		2 0
11.	Santhana Gopalaswa	m.i	0 0
12.	Kalinga Nathanam	The second second second	2 0
13.	Pedestal	***	Charles and the State of the St
10.	z odostal	***	1 8
	The state of the state of		
	in the second	Cotal	36 13

J. F. BEYANT, Acting Collector.

Ramnad Collector's Office at Madura, 5th January

Notice.

NOTICE is hereby given that the exhibits that were filed in the year 1908 before the Courts of the Presidency Magistrates of Calcutta in connection with cases already disposed of will be destroyed it not taken back by the parties who filed them before 31st March 1911

T. THORNHILL,

Chief Presidency Magistrate, Calcutta

Calcutta, the 20th January 1911.

Notice.

NOTICE is hereby given that the Lilajan Causeway across the river Lilajan near 284th mile, Grand Trunk Road, will be closed for repairs from the 1st to 28th February 191', both days inclusive.

2. All traffic will have to pass by a diversion road across the river.

E. BLABER.

Executive Engineer, Eastern Sone Division. Bankipore, the 31st January 1911.

HOOGHLY-CHINSURAH WATER-WORKS. Contract No. 1.

THE Municipal Commissioners of Hooghly-Chinsurah invite tenders for the construction of the following works:

River intake jetty and suction pipes.

Settling tanks. 3 Filt, red beds.

Clear water reservoir. Sand washing pit.

2 Elevated reservoirs. Rising main.
Distribution pipes.

Distribution pipes.

Standposts, washouts, valves, etc., etc.

Drawings may be seen and copies of the specification, bills of quantities, etc., obtained at the office of the Sanitary Engineer, Bengal, 1 and 2, Old Court House Corner, Calcutta, or at the Municipal office, Hooghly-Chinsurah, on or after the 12th December 1910, on deposit of Rs. 50 in G. C. Actes which will be refunded on receipt of a bond fide tender.

Tenders, which must be in the forms provided with the bills and schedules fully priced out, must be sent in

Tenders, which must be in the forms provided with the bills and schedules fully priced out, must be sent in in sealed covers addressed to the Chairman, Hooghly-Chinsurah Municipality, and must be received before 4 p.m. on 3rd March 1911.

The Municipal Commissioners do not bind themselves

to accept the lowest or any tenders.

Parties tendering must do so at their own cost.

MAHENDRA CHANDRA MITER, Chairman,

Hooghly-Chinsurah Municipality.

Dated the 7th January 1911.

(1318 - 8)

Currency Notes.

THE following Currency Notes of the Calcutta Circle are stated to have been destroyed, and payment of their value has been claimed by the persons whose names are placed against the numbers. Any other person claiming a right to them is warned to communicate at once with the undersigned:—

Notes wholly destroyed.

No. of notes. Value. Name of claimant.

W 59 of 1910-11 Xa 54878 100 Abdul Sukoor and Sheikh Kulloo, ware of Haji Xa 54879 100 Mohnyooddin, hide merchant, mahalla Madar Takri, Xa 54880 100 Jubbulpore.

ILLEGIBLE,

Assistant Comptroller-General, in charge Paper Currency. Paper Currency Department, the 23rd January 1911.

Lost.

THE first-halves of Government Promissory Notes Nos. 129728, 129569 and 041461 of the three and a half per cent loan of 18c5, 1865 and 1900-1901 for Rs 2,000, 2,000 and 1,000, respectively, originally standing in the name of Bank of Bengal, Bank of Bengal and Prosad Das Boral and Brothers respectively and last endorsed to Pandit Sudarsban Das shastri, the proprietor, by whom they were never endorsed to any other person, having been lost, notice is hereby given that payment of the above notes and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, Calcutta, and that application is about Bank of Bengal, Calcutta, and that application is about to be made for the issue of duplicates in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned securities.

Name of the Advertiser - Pandit Sudarshan Das

Shastri.

Residence-Brindaban, in the Muttra District, U. P.

Lost

THE two Government Promissory Notes Nos. 038928 and 019823 each of the 3 per cent loan of 1900-01 for Rs. 500 each, originally standing in the name of Prosad Das Baral Brothers and Benoy Krishna Hazra respectively, and last endored to Hurry Narayon Bose, the proprietor, by whom they were never endorsed to any other person, having been lost, notice is hereby given that payment of the notes and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned securities. securities

HURRY NARATON BOSE.

17, Petamber Bhattacharjee's Lane, Gurpur, Calcutta. (46-3-78)

Sibpur Jute Manufacturing Co., Ld. (in liquidation).

NOTICE is hereby given that the creditors of the abovenamed Company are required, on or before the 28th day of February 1911, to sond their names and addresses and the particulars of their debts or claims to F. W. Smyth, Esq., of 21 Strand, Calcutta, the liquidator of the said Company, and, if so required by notice in writing from the said liquidator, are to come in and prove their said debts or claims at such time and place as shall be specified in such notice, and that in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

Dated this 21st day of January 1911.

ORE, DIGNAM & CO.

Solicitors for the abovenamed Liquidator.

Gaibanda Jute Company, Limited.

AN extraordinary meeting of shareholders of the Company will be held at the residence of the Chairman, on the 12th February 1911, at 10-30 A.M., to consider, and if approved to pass the following extraordinary Resolution:—That, inasmuch as it has been proved to the satisfaction of this meeting that the Company cannot by reason of its liabilities continue its business and it is advisable to wind up the same, the Company be wound up voluntarily.

2. In the event of the above Resolution being passed to appoint a liquidator and fix his remuneration.

3. To transact any other business that may be brought forward.

C. J. SAGRANDI, Manager, (134-1-120)

POST OFFICE.

DESPATCH OF SEA-BORNE MAILS.

MATIS FO	aits Settlements, China and Japan				nd hor ng at ral Pos fice.	the
America, East, West I	places in and South	Eur	ope,	Thursday	7-80	P.M
N.E.—The latest day for mon needay and for parcels 11 a Australessan Colonic- Straits Settlements, China a Etraits Settlements	nd Japan	CIPSCIS.	Yed-	7th Feb. 7th Saturday 7th Feb. 11th 8th	6-30 8-30 7-30 6-30 6-30 6-30	

^{*} On other days correspondence for China, Japan and Australasias Colonies is despatched to Tuticorin, so that it may proceed by the first steamer from Colombo.

C. H. STUART,
Presidency Postmaster

Dated Calcutta, the 6th February 1911.

NOTICE.

THE next annual stock-taking of the Indian Law Reports kept at the Bengal Secretariat Book Depôt will commence from the 1st April 1911. The public are hereby informed that all issues of the said Reports from the said Depôt to subscribers and officials will be suspended during that month.

F. G. WIGLEY,

Secretary to the Bengal Legislative
Council and Asst. Secy. to the
Govt. of Bengal, Legislative Dept.

LEGISLATIVE DEPT., BOOK DEPÔT BRANCH, The 7th December 1910.

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AND

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delivery.

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NEW PUBLICATIONS ISSUED BETWEEN 1st JULY 1910 AND 31st DECEMBER 1910.

Act IX of 1910 [The Indian Electricity Act] in Bengali. As. 10\frac{1}{2} (1\frac{1}{2}a.)

Ditto ditto in Nagri. As. 10\frac{1}{2} (1\frac{1}{2}a.)

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Jacquot. Translated by C. E. O. Fischer.

Reyal 8vo. Cloth. As. 14 or 1s. 3d (5a.)

ARMY DEPARTMENT.

Some practical points in the Design and Construction of Military Buildings in India. Royal 8vo. Cloth. Rs. 8-5 or 5s. (5a.)

RAILWAY BOARD.

Administration Report on the Railways in India for the calendar year 1909. Foolscap. Limp cover. Rs. 2 or 2s. 8d. (6a.)
Classified List of the State Railway Establishment and Distribution Return of Establishment of Railways corrected up to 30th June 1910. Royal 8vo. Paper cover. Re. 1 or 1s. 6d. (2a.)

OTHER LOCAL GOVERNMENTS AND ADMINISTRATIONS.

Administration Report of the Jails of the North-West Frontier Province for the year 1909. Foolscap. Paper cover. As. 10 or lod. (2a.)

Report on Vaccination in the North-West Frontier Province for the year 1909-1910 Folscap, Paper cover, As. 5 or 5d. (2a.)

List of new books for sale at Thomason College, Roorkee, which were not advertised before.

hoorkee Treatise and Civil Engineering-

Section IX—Railways, 5th Edition, Revised by F. G. Royal Dawson, 1908. Rs. 44.

Section V—Manual of Estimating, 7th Edition, 1908. (Reprint.) Rs. 3-12.

Thomason College Calendar for 1908. Rs. 5-2.

Examination question papers of the Thomason College Civil Engineer Class and Upper Subcritical Class Entrance Examination and the 4th grade P. W. Accounts Examination from 1905—1909, published by the Newul Kishore Press, Lucknow. Rs. 1-4.

List of new books and periodicals for sale at the Library of the Asiatic Society of Bengal, 57, Park Street, Calcutta.

SOCIETY'S PUBLICATIONS.

Journal and Proceedings, Vol. 5. Nos. 2 to 11, at Rs. 2 each.

Memoirs, Vol. 2. No. 10, Cerrhipedes Opercules de l'Indian Museum de Calcutta. Par Mr. M. A. Gruval, at Rs. 2.

Ditto. No. 11, Correlations of Areas of Matured Crops and the Rainfall. By Mr. S. M. Jacob, 1.0.8,, at Rs. 2-8.

BIBLIOTH KCA INDICA.

Rasarnavan, Fasc. 2. By Dr. P. C. Roy, at Re. 1-4.
Grihya Saugraha. By M. M. Chandra Kanta Tarkalankar, at As. 10.
Gobbila Paricista, Part I. By M. M. Chandra Kanta Tarkalankar, at Re. 1-14.
Baudhayana Srauta Sutra, Vol. 2. Fasc. 3. By Dr. W. Caland, at As. 10.
Suryya Siddhanta, Fasc. 1. By M. M. Sudhakara Dvivedi, at Re. 1-4.
Chaturvarga Cintamoni, Vol. 4. Fasc. 9. By Pandit Pramatha Nath Tarkabhusana, at As. 10.
Avadhan Kalpalata, Vol. I. Fasc. 7. By Rai Sarat Chander Das Bahadur, at Re. 1.
Mohabhasyapradipodyatya, Vol. 3, Fasc. 10. By Pundit Bahubaliava Sastri, at As. 10.
Muntakhab-al-Labab. Part 3. Fasc. 1. By Major T. W. Haig, I.A., at Re. 1.

List of publications issued by the Meteorological Department from 1st July to 31st December 1910.

Monthly Weather Review from April to September 1910. (Illustrated by 7 plates.) Quarto. Faper cover. Re. 1 per month.

Annual Summary of Monthly Weather Review, 1909. (Illustrated by 6 plates.) Quarto. Paper cover. Rs. 3.

Memoirs of the Indian Meteorological Department, Vol. XX, Part 8. By George C. Simpson, D.Sc. (Illustrated by 2 plates.) Quarto. Paper cover. Rs. 3.

List of new books published by the Geological Survey of India during the weeks ending 24th September, 8th October, 12th November, 19th November and 24th December 1910 and 28th January 1911.

kecords of the Geological Survey of India, Volume XXXIX. 1910. By Sir Thomas H. Holland, K.Q.L.E., D.S.c., F.R.S., and L. Leigh Fermor, D.S.c., A.R.S.M., F.G.S. (with Plates 1-3). Rs. 2.
Records of the Geological Survey of India, volume XI., Part I. Director, Geological Survey of India. Rs. 1.
Records of the Geological Survey of India, Volume XL, Part II. T. H. D. La Touche, Esq., B.A., F.G.S., Offg. Director, Geological Survey of India, Re. 1.
Records of the Geological Survey of India, Volume XL, Part III. Director, Geological Survey of India. Re. 1.
Memoirs of the Geological Survey of India, Palæontologia Indica. Series XV, Vol. IV. Fasc. 3. By Dr. Victor Uhlig. Rs. 8.
Records of the Geological Survey of India, Volume XL, Part IV. Director, Geological Survey of India. Re. 1.
Memoirs of the Geological Survey of India, Nolume XL, Part IV. Director, Geological Survey of India. Rs. 1.

List of Publications issued by the Meteorological Department during the Current quarter.

Monthly Weather Review for October 1910. Illustrated by 7 plates. Quarto. Paper cover. Re. 1.



The Calcutta Gazette.

WEDNESDAY, FEBRUARY 15, 1911.

PART II.

Adbertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this Part of the "Gazette" cannot be received after Noon on Monday.]

LAND SALE NOTICES.

Notification A.

OTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Hooghly will be put up for sale at the office of the Collector of that district on the 24th March 1911 at 12 noon arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5. 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate count is kept for that share.

uzi io.			If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jams of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.		
1	•	8 8			6	7	8	9 "	
17B	Gurbari, pargana Chowmaha. Jerut Char (Rukas- pur), pargana Hati- kanda. Alipur, pargana Mondaighat.	Rs. A. P. 2,695 15 0 2,331 0 0 1,197 0 0	Nil Entire	16 annas share of maczas Hari- rampore and Gurbari. Nii	Raja Peary Mohon Mukherjee Balaram Dass Messrs. K. B. Dutta and P. Chowdhury, Receivers to the	Rs. A. P. 692 9 9	Re. A. P. 558 0 0 59 M 11	Rs. A. P. 99 12 0	

KUMED NATH MUNHARJI, Deputy Collector in charge.

Hooghly Collectorate, the 13th February 1911.

NOUNCELION A.

NOUNCELION A.

OTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Cuttack will be put up for sale at the office of the Collector of that district on the 20th March 1911 at 12 a.m. district of Cuttack will be put up for sale at the office of the Collector of that district on the 20th March 1911 at 12 a.m. for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

auzi No.	Name of maired and pargana. Sadar jama of whole estate. Whether the whole catate is to be sold.		Whether the whole estate is	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
				6	6	7	8	•
1	1	8	4					
	Mary Contract				Company Color	Rs. A. P.	Rs. A. P.	Rs. A. I
		Rs. A. P.		Kt. 11a. 2p. 12b. 14g. 1c, 2bd. comprising all other margas and shares of mauzas all other margas and shares of mauzas all other margas and share in ma. Sathibati,	*	1,137 7 0		201 11
89	Kt. Ta. Kalimegha, ph. Jajpur.	*****	200000	all other mauzas and shares of massathibati, except 12a. 4p. 10kt. share in ma. Sathibati, 1 anna in Pansea, 7 annas in Bhatsahi and la. 3p. 10kt. in Ichapur, which constitute an interest of 4s. 9p. 10kt. 3b. 4g. 2c.	A 100 March 1981	1		
	476			and la. 3p. 15kt. in Ichhapur, which consti- ute an interest of 4a. 9p. 19kt. 3b. ag. 2c. interest of 4a. sp. 19kt. 3b. ag. 2c.				
				2bd, of the estate to be exceed		528 4 0		94 18
755	Patne Ekraumagar, ph. Sunghata.	arrest.		Rt. 8a. 110. (2kt. 17g. 2c. comprising all other manzas and sbares of manzas in the estate except 7a. 1p. 4kt. share in ms. Jaunkoti and Mirjanur, 8a. 8p. in Barigol, Buhalo, Chamarigol, Baunpatt, Patpar, Kulia, Khandagan, Matkatpar, Mahajanpar, Rautpati Bara and Banahara, 6a. 8p. in ms. Rusua, 2 annas in ms. Nunhar, Jignipur, Rise and Nichitukolli, and entire manzas Bangura and Kuhunda which constitute an interest of 7a. 17kt.	Market and the second			
				15b. 2g. 2c. to be excluded from sale.	-		210 0 0	******
816	Kt. ms. Sauria, ph.	1,020 0 0	Whole -					
Nero	Alfi.		******	Kt. 11a. 2p. 1kt. 15b. comprising all other mauzas and chares of mauzas in the estate		1,074 7 0		165 11
,1628	Kt. Killa Ghagra- damarpur,			mauzas and a nares of the constitute an interest of 4a, 9p. 18kt. 1b, to be excluded from sale.				
		1,418 9 0	Whole				708 4 1	
2175	Pa. Ganesh Prosad, ph. Hariharpur.	1,918 0			1		100 0	
2623	Ta. Gajendra, ph. Painda.	557 0 0	Do		PART -	Long S	128 0	23 2
2670	Ta. Niall, ph. Deogan			Kt. 15a, 5p. 12kt. 4b. comprising all other mauzus and shares of mauzus in the estat except 10a. 1p. share in mauzu Athaspu alus Arishpur which constitute an interes of 8p. 7kt. 12b. to be excluded from sale.	r	1,627 13	0	
2741	Ta. Bhatpara, ph.		,,,,,,	Kt. 15a. 7p. 15kt. 14b., in each of the mauze of the estate excluding *p. 4 kt. 2bd.		568 4	0	11 8
283	Ma. Alapur, etc., ph. Sujanagar.			Kt. 11a. 4b. in each of the mauzas of the estate excluding 4a. 8p.		868 7	0	100 6
283	7 Ta Gopinathpur, ph.			Kt. Ma. 10p., 14kt. 2g. 2c. 34bd. con prising all other mauxas in the estat	0-	3,397 5	0	191 %
	Jainabad.			except entire manges Bharisol, Pratabs	No. 1		The same	1000
		12. 41	-	san, Lekudi, Hirapur, Raigurubasudeipu Nagpur, Puransasan, Puranpadhan, Pan kota, Samalaisasan, Kani, Begunia, Titir	i -	1072		
	SA TENANT			Nimpur, Taila, Kampur, Bhagbanpu Gaithipur, Baragan, Narilo, Kallo, Ugur	r, u-			
	American			Năgpur, Puransasan, Furanpadhan, Pan kota, Samulaissan, Kani, Begunia, Titir Nimpur, Taila, Kampur, Bhagbanpu Gaithipur, Barnaan, Narilo, Kallo, Ugu pur, Anjiwa, Hajipur, Kantar, Sasa Sidhole, Tentoi, Santo, Salijanga, Arabol Puran, Salpalbank, Tihudi, ph. Khand Sarmai, Alikanta, Thailo, Gudpai	ie, ii, io,			
		1		Ranpur, Alikana, Alabhar, Bakharaba	d,			1
	Printed Services			Puran, Salpalbana, Tihudi, ph. Khane Sarma, Alikanta, Thailo, Gudpai Kantabulhabpur, Salamanga, Kanhupi Ranpur, Alikana, Alabhar, Bakharaba Mangpur, Ambasal, Baragar, Tertar Botigan, Majihkuara, Nanilo, Sanpi Haripa, Urali, Kathisingha, Apanda Dondo, Kaduapara, Jaitalang, Amarsing Radilo, Sarana, Karada, Sidhal, Durus	ir,	A comment		
				Dondo, Kaduapara, Jaitalang, Amarsing Badilo, Sarana, Karada, Sidhal, Duruc	th, in,	AND DESCRIPTION OF THE PERSON	10.0944	
		1		Badilo, Sarana, Satalang, Alasrana Badilo, Sarana, Karada, Sidhal, Duruu Nahang, Poio, Aradoi, Tulang, Baglilan Bhanara, Katarapara, Singharpur, Kol pur, Digoda, Surailo, Karmang, Podrui Nanlo, Tampara, Sankarsahi, Mulugi	m, til-			
				pur, Digoda, Surailo, Karmang, Podrui Nanio, Tampera, Sankarsahi, Mulugi Nasik and Madhupur which constitute interest of 4a, 1p, 5kt, 136, 17g, 4bd, to be excluded from sale.	an -	•		
		10 10 10	-			800	4 0	95
237	Ta. Kasha, ph. Ahiy	ns e		Kt. Sa. 4p. 4kt. In each of the mauzas of estate excluding 10a. 7p. 16kt.	ine	288	• •	
36	1 Ta. Ijapur, ph. Kat	ia 1,462 (0 Whole					
38	To. Balabhadvapu	2,206	o o bo.	and the second s		-	95	0 0
583	C. Marie C.	la, 797 1	1 0 Do.	m man		_	. 98 1	3 0 -

[.] Cuttack Collectorate, the 20th January 1911.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estate situate in the district of Hooghly will be put up to sale at the Howrah Collectorate on the 22nd March 1911, corresponding with the 8th Choitra 1317 B.S.

The purchasers will be subject to the following conditions of sale:—

Conditions of Sals.

1st.—The estate to be sold to the highest bidder above the upset price, which will be fixed by the Collector at the time of sale. The purchaser of the estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

subject to the revenue fixed in perpetuity.

2nd.—The sale is to be subject to the existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and the purchasers to be bound to respect the rights of the resident cultivators who have sighed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or, if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of the original sale.

List of petty Government estate of Howrah subdivision, in the district of Hooghly, to be sold on the 22nd March 1911, corresponding with the 8th Choitra 1317 B.S.

Tauzi No.	Name of estate, thana or pargana.	Approximate area in acres.	Government revenue.	REWARKS.
1511	Adampus	.7701 acre or B. k. ch.	Rs. A. 7 14	Section 2 Table 2

Howrah Collectorate, the 1st February 1911.

C. F. PAYNE, Collector.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates, situate in the district of Balasore, will be put up to sale at the Balasore Collectorate on Friday, the 3rd March 1911, corresponding with 20th Falgun 1318 B.S.

The purchasers will be subject to the following conditions of sale:—

Conditions of Sale.

1st.—The estate to be sold to the highest bidder above the upset price which will be fixed by the Collector a the time of sale. The purchaser of the estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the

the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

r. No.	Number on the district roll.	Name of estate and pargana.	Approximate area in acres.	Government revenue assessed.	REMARKS.
1	577	Jamjhari beat-house land in estate Bari in pargana Balikhand in thana	-01	Rs. A. P. 0 0 6	
2 5	577 1194	Markona beat-house in ditto Gurikhal beat-house in ma. Kulida of estate Anandapur, pargana Bhelora- chore.	3 poles 1 sq.	0 0 0 9	30 g37/W

S. K. AGASTI, Collector.

District Charitable Society.

Cash Accounts for the month of December 1910.

Budget for 1910.	RECRIPTS.	December 1916.	Total.	Total from 1st January to 31st De- cember 1910.	Hudget for 1910.	Expendit urb.	December 1910.	Total.	Total from 1st January to 31st De- cember 1910.
Rs.	As discount of the second	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs.	Poor Relies-	Rs. A. P.	Rs. A. P.	Rs. A. P.
250.	GRANT-IN-AID-	1,200 0 0	FN	14,400 0 0	13,566	Through District Committee.	1,121 0 0		18,566 0 0 28,687 12 0
3,000	Government of India Beogal	250 0 0		8,000 0 0	27,576	Through Indian Committee,	2,770 10 0		9,499 8 0
141 141	A. H. Repair Grant		1,450 0 0	17,400 0 0	10,410	Through Central Office (Pensions). Through Central	70 0 0		943 0 0
Sup.	May and No. 2011. The second			e ley e	2,500	Office (School fees). Through Central Office (Private	196 5 0		2,052 5 3
	PUBLIC SUBSCRIP-	****** 0 0		*7.547 0 0	3,900	orders). Through Commis-	185 8 0		2,745 11 6
7,165	Recurring	*230 0 0 42,515 8 0		18,570 10 0	350	sioner of Police, Railway Passes			324 8 6
7,500	X'mas Dinner	841 0 0 150 0 0		841 0 0 600 0 0	500	X'mas Dinner	238 12 0	25,987 11 0	538 8 0
150	Donations to Indian Committee.	100 0 0	3,736 8 0	17,558 10 0		ALMS HOUSE-		CM2 (tal)	58,357 6 3
			3,2		3,804	Establishment and Enquiry Officer.	317 0 0		3,804 0 0
	BANK INTEREST— General Reserve Fund			280 0 0	15,300 1,700	Dieting Contingencies	1,353 6 3 175 0 6		2,062 0 0 690 10 0
30,980	Trust Funds "A"	263 0 0		31,930 4 9 15,988 9 11	650	Clothing and Bed- ding. Repairs	armer .	NOT HER	7 14 0
18,610			263 0 0	48,196 14 8	150 5,950	Bakery Workshed	97 6 3 170 3 6		5,711 8 9 7,798 0 0
					8,055 2,000	Block and Machinery		- Vall	1,555 9 0
1,500	Casual	63 4 6		1,328 15 6 •2,295 2 6	MILES.	Poultry yard		2,118 0 6	73 6 8
2,500	Special	139 15 3	203 3 9	3,624 2 0					36,916 15 11
	ALMS HOUSE-	640 5 3	***	6,754 15 9	7,542	CENTEAL OFFICE— Establishment	443 8 0		5,901 18 6
9,848	Bakery Workshed	687 9 9	1,327 15 0	8,958 8 6	360	Commission on Collections.	27 10 9	dace 2	348 9 6
	BOD Tell			15,713 8 3	500 840	Auditing Rent	45 0 0		500 0 0 619 13 6
	DEPOSITS			691 6 9	550 650	Contingencies Printing and Adver-	10 6 0 26 12 0		337 2 1 890 15 6
V. III	Prom Official Trustee	524 4 0	6,980 10 9	1,03,184 9 8 7,099 15 0		tising-		553 4 5	8,598 6 1
*****	PUNDS-		00.00			SUNDRY CHARGES-	200		94 0 6
	Corpus of new trust in G. P. notes, Corpus of new trust	vicine.		9,000 0 0	75	Bank Charges Law Charges Interest on over-	6 8 9	0.00	83 13 8
	in cash.	*****		******	50	drafts.	0 0 0	0 8 1	177 4 2
*****	Security deposits G. P. Notes With-	140791		3,000 0 0 8,280 4 6	1	DEPOSITS	15 0 0	e .	691 6 9
*n***	drawn from Bank's safe custody and	, seiter		0,200 4 0		DEPOSITS		15 0	
	sold.			1000	*****	DrSouza Home- Payments as per account.	635 6 0	7,975 9	7,191 15 0
	MIST OF THE REAL	at unit		om, etc	1 125	11年中國國	CONTRACTOR OF THE PARTY OF THE	All sui	
		HE LE MAN			****	G. P. Notes deposit- ed in Bengal Bank for safe custody.			10,500 0 0
				-		Security refunded	6	ma	3,090 0 0
1,00,673	Total	W ***	6,980 10 9	1,80,564 13 2	• 1,07,878	Total		7,975 9	1,25,433 15 2

MEMO.

Opening balance on lat January 1910 One cheque sent last year but credited in Janu-	Rs. A. P.	Rs. A. P.	Bahk overdrawn on 1st January 1910 One cheque outstandingson 1st January 1910	Rs. A. P. 4,111 2 8 197, 0 0	Rs. A. F
Total Receipts from 1st January to	271 0 0	684 6 b	Total payments from 1st January to 1810.		1,25,483 16
Bank overdrawn on 1910	1 TW		Cash in hand on 1910	886 7 6	1,547 1
Total		1,81,199 8 7	Total	-	1,31,199 3

CALCUTTA,

The 10th January 1911.

MOHAN LAL,

J. J. HEADWARDS, CAPT.,

Cashier.

Secretary.

SUB-COMMITTEE REPORT.

REPORT OF FINANCE COMMITTEE.

The Cash Account for December containing the summary of cash Receipts and Expenditure for the year 1910 shows the following totals:-

and the first of the control of the same		Taribucturas	Rs.
Expenditure	SCHOOL STATE	• • • •	1,04,742
Receipts	••	***	1,03,184
Defi	ciency		1,558

against an estimated deficiency in the Budget estimate of Rs. 7,206. The actual Receipts were Rs. 1,821, more than expected when drawing up the Budget, and the Expenditure proved to be less to the extent of Rs. 3,827. The deficiency on the year is thus considerably less than was anticipated, and in drawing up the Budget for 1911 we have not had to recommend the heavy reduction on the relief granted that was suggested a few months ago.

The Budget is drawn up on the lines of the Receipts and Expenditure for the past year. Under the head of Poor Relief some reduction has been made in the figures of 1911 so as to provide against any deficiency on the current year.

any deficiency on the current year.

The Budget totals are as under:—

Estimated	Receipts, Payments	1911	7-018	7.0 9	1,00,880 1,00,660
dest off man action of minimal officer in the con-	Surplus	***	O O O	•••	220

We note with satisfaction that the income from Subscriptions and Donations for 1910 shows a satisfactory increase on the figures of the previous year.

CALCUTTA, The 28th January 1911.

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL

for the week ending 7th February 1911.

. LIABILITIES.	MARKET WALL	ASSETS.	e le C - idea
Capital paid up	1,75,00,000 0 0 Othe	ornment Securities	2,74,02,770 =0 0 75,58,149 0 9
Office Rs. 87,42,242 15 Ditto ditto at Branches , 98,24 222 15 Other Deposits at Head Office and Branch Bank Post Bills, &c.	9 1,85,66,485 14 9 Accordance 15,84,63,897 7 5 Bills 13,98,193 11 5 Bala:	ourities units of Credit on ditto ditto discounted and purchased noes with other Banks	4,38,61,176 15 2 5,28,86 684 12 5 3,16,58,889 9 2 21,07,285 10 3
Sendries	13,19,217 0 11 Bulli Dead Stam Sund	Stock	21,72,464 6 8 19,642 9 6 2,40,858 1 10
	Cash	& Currency Notes Head Office* Rs. 1,79,09,601 9 5 & Currency Notes Branchest , 3,19,61,800 8 1	16,73,76,372 1 0 4,98,71,402 I 6
Repos	21,72,47,774 2 6	Rupeon	21,72,47,774 2 6
	* Includes Sova. & † Sova., valu † Do. do. do.	Re. 2,27,970 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
以外用的基础的		Transfer appears that the second of the	THE RESERVE OF THE PARTY OF THE

Rate for Demand Loans, 7 per cent.

By order of the Directors,

Percentage, 27.74. D. S. McCluns, Offg. Chief Account L. G. DUNBAR, stary and Treasurer. (195-1)

In the Court of Munsif of Bihar.

DISTRICT PATNA.

EXECUTION CASE No. 627 or 1910.

Bhikhari Shanker Bhattacharja and others, decree-bolders, versus Shiva Charan Sahu and others, judgment-d btors.

THE following shall be sold for the recovery of Rs. 171 by the Nazir of the Munsit's Court, Pihar, district Patna, in the sale room of that Court on the 20th February 1911 fixed for sale at 12 o'clock

4p. 13 karant Anderoon, mahal Chandi Mow, asli main dakhli, parrana Samai, district Patna, bearing old tsuzi No. 2 and new No. 12578 and jama sadar Rs. 906-15 which is in the possession of the judgment-debtors, valued Rs. 209.

Lot No. 2, -4p. 16 karant Anderoon, mahal Chandi Mow, asli main dakhli, pargana Samai, district Patna, bearing old tauzi No. 2 and new No. 12587 and jama sadar Rs. 906-15, valued, Rs. 250 which is in the possession of the judgment-debtors.

L. C. Rose, Munsif.

J. C Bose, Munsif.

Bihar, the 31st January 1911.

(190-1)

In the Court of the Munsif of Bihar.

DISTRICT PATNA.

EXECUTION CASE No. 626 or 1910.

Bhikhari Shanker I hattacharya and others, decree-holders, versus Shiva Charan Sahu and others, judgment-debtors.

THE following shall be sold for the recovery of Rs. 230-8 by the Nazir of the Munsif's Court, Bihar, district Patna, in the sale-room of that Court, on the 20th February 1911 fixed for sale at 12 o'clock

Lot No. 1.-4p. 13 karant Andercon, mahal Chandi Mow, asli main dakhli, pargana Samai, district Patna, bearing old tauzi No. 2 and new No. 12578 and jama sadar Rs. 908.15, which is in the possession of the judgment-debtors, valued at Rs. 202.

Lot No. 2.-4p. 16 karant Andercon, mahal Chandi Mow, asli main dakhli, pargana Samai, district Patna, bearing old tauzi No. 2 and new No. 12587 and jama sadar Ks. 908-15, valued at Rs. 250, which is in the possession of the judgment-debtors.

possession of the judgment-debtors.

J. C. Bose, Munsif.

Bihar, the 31st January 1911.

(191-1)

In the Court of Munsif of Bihar, district Patna.

EXECUTION No. 647 or 1910 (R.).

Bibi Qaiman, decree-holder, versus Moti Mahton, judgment debtor.

THE following shall be sold for the recovery of Rs. 681-12-9 by the Nazir of the Munsit's Court, Bihar, district Patna, in the sale-room of that Court on the 20th February 1911 at 12 o'clock noon:—

7p. 4 karant out of 1 anna 7p proprietary right and interest of the judgment-debtor in mauza Amrora, pargana Pellich, district Patna, bearing old tauzi No. 187 and new No. 12010, jama sudur Rs. 623-5-4 and separate account No. 6, valued at Rs. 700. account No. 6, valued at Rs. 700.

J. C. Bose, Munsif.

Bihar, the 9th February 1911.

Notice.

Notice.

Notice is hereby given to the raiyats of Panisity and Shamsundarpur, pargana Gumai, under Order I, Rule 8, clause 1, C. P. C., that any of them may appear in Court and defence in Title Suit No. 26 of 1911 of Munsifi 3rd Court, Tamluk, district Midnapore, brought by Chakdar Kripa Nath Samants and others against Rama Nath Sen and others for their having obstructed the passage of water from the Nashikhal of their (plaintiffs) chak, the date fixed being 26th February 1911.

Saris Chandra Mitra, Munsif, 3rd Court, Tamink, district Midnapore. Tamluk, the 7th February 1911.

Notification of Sale.

TO be peremptorily sold, pursuant to the decree and the final decree of the High Court made in suit No. 275 of 1909 (Tripura Churn Bonnerji vorsus Gacool Chunder Bose), dated respectively the 14th May 1909 and the 20th day of April 1910, by the Registrar, Original Side, in his sale-room in the Court-house on Saturday, the 25th day of February 1911, the undermentioned properties: properties:-

Lot No. 1.—All that undivided half share of and in the premises No. 2, Ram Mohun Saha's Lane, in the North division of the town of Calcutta, being one-storied brick-built dwelling-house together with the land thereunto belonging and on part whereof the same is erected and built, containing by measurement 6 cottahs and 10 chitaks, more or less, block No. XXIV, Holding 162, and bounded on the n rith by Ram Mohun Saha's Lane, on the east by the premises No. 3, Ram Mohun Saha's Lane, on the south by filled up Municipal drain, and on the west partly by premises No. 1, Ram Mohun Saha's Lane, and partly by premises No. 1, Ram Mohun Saha's Lane, and partly by premises No. 6. Duff Street, being the dwelling-house of Benode behary Shawand Upendra Nath Sen respectively. The annual revenue payable to Nath Sen respectively. The annual revenue payable to the Calcutta Collectorate in respect of the same is Ke. 1-6 8.

Lot No 2 .- All that undivided half share of and in the premises No. 3, Ram Mohun Saha's Lane, in the North division of the town of Calcutta. Block No. XXIV. Holding No. 163, being a two-storied brick-built dwelling-house with the land thereunto belonging and on part whereof the same is erected and built, containing by measurement one cottah and eleven chitaks, more or less, measurement one cottain and eleven chitaks, more or less, and bounded on the north by Ram Mohan Saha's Lane, on the west by the premises No. 2, Ram Mohan Saha's Lane, on the cast by premises No. 3, Ram Mohan Saha's Lane. The annual revenue payable to the Calcutta Collectorate in respect of the same is annas 5 and pies 3 only.

The abstract of title and conditions of sale may be seen at the office of the Registrar or at the office of Babu Anil Nath Bose, Attorney for the plaintiff, at No 3, Hastings Street, Calcutta, on any day before the sale and will be produced at the sale.

W. R. FINE, Registrar.

Anil Nath Bose, plaintiff's Attorney.

High Court, Original Side, Calcutta, the 18th January 1 MAI ANT A (143-1-143)

INSOLVENT NOTICES.

In the matter of Madhobindra Roy Chowdhury, an

On the 4th day of January last, it was ordered that Tuesday, the 7th day of March next, be appointed for the further hearing of this matter and that unless cause be shown to the contrary on that day the said insolvent be discharged personally as well as to his after-acquired property from all liabilities for debts, claims and demands of and against the said insolvent at the time of the filing of his petition for relief.

H. C. Choss Atternov.

H. C. Ghose, Attorney.

(211-2)

In the matter of KALI KANT BANIK, an insolvent.

On the 16th day of January last, it was ordered that On the 16th day of January last, it was ordered that Tuesday, the 7th day of March next, he appointed for the further hearing of this matter and that unless cause be shown to the contrary on that day the said insolvent be discharged personally as well as to his after-acquired property from all liabilities for debts, claims and demands of and against the said insolvent at the time of the filing of his petition for relief.

Insolvent in person.

(212-2)

NOTICE.

No. 30 of 1911.

Re Panchanan Pal, residing at No. 63, Kali Prosad Dutt's Street, in the town of Calcutta, and lately carrying on business in copartnership with Adya Nath Rakshit as merchant in sugar at Nos. 2 and 4, Ram Coomar Rakshit's Lane, in Calcutta, aforesaid, under the name and style of Adya Nath Rakshit Panchanan Pal, and also lately carrying on business as merchant in copartnership with Preo Nath Pal, and Manik Chandra Rakshit at No. 7, Grey Street, in Calcutta aforessid, under the name and style of Panchanan Pal Preo Nath Pal. Pal Preo Nath Pal.

ON the 1st day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE .- All debts due to the estate should be paid to me.

Dated this 8th day of February 1911.

C. E. GREY, Official Assignee of Calcutta. (183-1)

NOTICE.

No. 31 of 1911.

Re Basturam Acharjee, lately residing at No. 1, Bysack's Lane. Burrahazar, in the lown of Calcutta, at present residing at No. 5, Sheo Thacoar's Lane, aforesaid, and formerly carrying on business at No. 5, Sheo Thacoar's Lane, in Calcutta, aforesaid, and now without any employment.

ON the 2nd day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Intolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE .- All debts due to the estate should be paid to me.

Dated this 8th day of February 1911.

C. E. GREY, Official Assignee of Calcutta. (185 - 1)

NOTICE.

No. 32 of 1911.

Re Shyam Sunder Khettry, residing at No. 21, Mullick's Street. Calcutta, in the town of Calcutta, without any employment.

ON the 2nd day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its insolvency Jurisdiction adjudging the abovenamed as an Insolvent.

Nors .- All debts due to the estate should be paid to me.

Dated this 8th day of February 19:1.

C. E. GRRY, Official Assignce of Calcutta. (184 - 1)

NOTICE.

No. 33 of 1911.

Re Mogan Lall Jahor Das, residing and lately carrying on business as butter merchant at No. 1, Manuk's Lane, in the town of Calcutta, at present a serviceholder.

ON the 3rd day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Norg.-All debts due to the estate should be paid to me.

Dated this 8th day of February 1911.

C. E. GREY, Official Assignee of Calcutta.

NOTICE.

No. 34 of 1911.

Re Bunsidhar and Maliram both residing at No. 90, Cotton Street, in the town of Calcutta, lately carrying on business in copartnership as dealers in country produce at Doomarhat, in the district of Assam, under the name, style and firm of Bansidhar Maliram and the former at present working as a gomashta under the firm of Chimmon Ram of No. 174, Harrison Road, in Calcutta, aforesaid, and the latter working as a gomashta under the firm of Panna Lall Moti Lali, of 90. Cotton Street, in Calcutta, aforesaid. 90, Cotton Street, in Calcutta, aforesaid.

ON the 3rd day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

Norg .- All debts due to the estate should be paid to me. Dated this 10th day of February 1911.

C. E. GREY, Official Assignee of Calcutta. 10 101(17) (196-1)

NOTICE.

No. 36 of 1911.

Ro Golam Hossain and Khooja Buksh, both residing No. 2, Corporation Street, in the town of Calcutta, and lately carrying on business in copartnership as dealers in piece-goods at No. 36, Corporation Street, in Calcutta, aforesaid, under the name and style of Golam Hossain Khooja Buksh.

ON the 3rd day of February 1911, an order was made by the High Court of Judicature at Fort William in Bergal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

Note.-All debts due to the estate should be paid to me. Dated this 8th day of February 1911.

C. E. GREY, Official Assignee of Calcutta (187-1)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of

DISTRICT 24-PARGANAS.

In the Court of the District Judge, 24-Parganas.

INSOLVENCY CASE No. 66 or 1910.

In the matter of Upendra Nath De, son of late Chandra Nath De, by caste Gandhabarnick, by profession a trader, residing at Paramanick Ghat Road, Bornipara. Baranagore, district 24-Parganas, applicant, debtor.

PURSUANT to a potition dated the 20th August 1910, and on reading the said petition and hearing the pleader for the said applicant on 21st November 1910, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

Dated this the 30th day of January 1911.

T. W. RICHARDSON, District Judge, (142-1-139)

ORDER OF ADJUDICATION.

Section 16 of the Provincial Insolvency Act, III of 1907]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore. INSOLVENCY CASE No. 47 or 1910.

In the matter of Narendranath Sen, son of late Kanai Lal Sen, by caste Suborna Barnik, by profession service, of Surah Rash Bagan, Dhobapara, thana Balliaghata, district 24-Parganas, applicant, debtor.

PURSUANT to a petition and and the 10th June 1210, and on reading the said petition and hearing the pleader for the said applicant on 12th December 1910, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

The 20th Ecbruary 1911 is fixed for the creditors to

prove their debts.

Dated this the 30th day of January 1911.

T. W. MICHARDSON, District Judge. (143-1-145)

2

ORDER OF ADJUDICATION.

(Section 16 of the Provincial Insolvency Act, III of 1907.)

In the Court of the District Judge of Nadia.

INSOLVENCY CASE No. 2 or 1910.

In the matter of Karim Bux Biswas, son of late Haji Apattic biswas, by caste Musalman, by profession paddy gomastha, of Khalishakundu, police-station Doulatpur, district Nadia.

Poulstpur, district Nadia.

PURSUANT to a petition dated 2nd March 1910, and on reading the application for the said Karim Bux Biswas and hearing the pleader for him on 9th December 1910, it is ordered that the debtor be and the same debtor was hereby adjudged insolvent. The 3rd March is fixed for the creditors to prove their debts.

Dated this the 7th day of February 1911.

S. C. MALLIE, District Judge. (192-1-155)

ORDER OF ADJUDICATION.

(Section 16 of the Provincial Insolvency Act, III of 1907.)

In the Court of the District Judge of Nadia.

INSOLVENCY CASE No. 19 or 1910.

In the matter of Rajani Kanta Halder, son of late Akur Haldar, of Saldans, police-station Kushtia, district

PURSUANT to a petition dated 3rd November 1910, and on reading the application for the said Rajani Kanta Halder and hearing the pleader for him on 25th January 1911, it is ordered that the debtor be and the same debtor was hereby adjudged insolvent.

The 7th day of February 1911.

S. C. MALLIE, District Judge.

Krishnagar, the 7th February 1911. (193-1-154)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Abinash Chandra De, son of Bholanath De, of Bhojan, thana Amta, district Hooghly, has been admitted by this Court as No. 5 of 1911 and that the 22nd February 1911 has been fived for the heaving thereof as No. 5 of 1911 and that the 220 been fixed for the hearing thereof

W. N. DELEVINGRE, District Judge. Chinsura, the 13th February 1911. (209 - 1 - 159)

In the Court of the District Judge of Jessore.

INSOLVENCY CASE No. 1 or 1910.

NOTICE is hereby given, under clause 7, section 16 of the Provincial Insolvency! Act, III of 1907, to his creditors, that Beni Madhab Saha, son of late Bhagirath Saha, of village Ehawanipur, thana Kesabpur, district Jessore, was adjudicated an insolvent by the order of this Court dated 3rd December 1910.

F. W. WARD, District Judge. Jessore, the 27th January 1911. (128-1-138)

In the Court of the District Judge of Murshidabad.

INSOLVENCY CASE No. 15 of 1910, ACT III of 1907.

In the matter of Matabar Sekh, of Motra, police-station Doulatabad, district Murshidabad.

NOTICE is hereby given to all concerned that the abovenamed petitioner has applied to this Court to be declared an insolvent, and his case has been fixed for hearing on 24th February 1911.

B. C. MITRA, District Judge. Berhampore, the 11th February 1911. (79-1-152) NA SE

In the Court of the District Judge of Murshidabad.

INSOLVENCY CASE No. 2 or 1911. ACT III OF 1907.

In the matter of Bhusan Chandra Goswami, of Dhulian-Jiolmari, police-station Somserganj, district Mur-shidabad.

NOTICE is hereby given to all concerned that the abovenamed petitioner has applied to this Court to be declared an insolvent, and his case has been fixed for hearing on the 17th February 1911.

B. C. MITTRA, District Judge Berhampore, the 3rd February, 1911. (167-1-147)

In the Court of the District Judge of Murshidabad.

INSOLVENCY CASE No. 1 or 1911. Act III of 1907?

In the matter of Braja Raj Adhikari, son of late Gopi Behari Adhikari, of Rukunpur, police-station Hariharpara, district Murshidabad.

NOTICE is hereby given to all concerned that the abovenamed petitioner has applied to this Court to be declared an insolvent, and his case has been fixed for hearing on 17th February 1911.

B C. MITRA, District Judge. Berhampore, the 31st January 1911. (145-1-148)

In the Court of the District Judge of Murshidabad.

INSOLVENCY CASE No. 4 or 1911. (Acr III or 1907.)

In the matter of Asutosh Sarkar, son of Chandra Kanta Sarkar, deceased, of Bajitpur, police-station Suti, district Murshidabad.

NOTICE is hereby given to all concerned that the abovenamed petitioner has applied to this Court to be declared an insolvent, and his case has been fixed for hearing on 17th February 1911.

B. C. MITRA, District Judge. Berhampore, the 13th February 1911. (207-1-157)

In the Court of the District Judge of Murshidabad.

INSOLVENCY CASE No., 3 or 1911. (ACT III OF 1807.)

In the matter of Maulvi Abdul Samed, son of late Hazi Isakak, of Khagra, police-station Gorabazar, district Murshidabad.

NOTICE is hereby given to all concerned that the abovenamed petitioner has applied to this Court to be declared an insolvent, and his case has been fixed for hearing on 17th February 1911.

B. C. MITRA, District Judge. Berhampore, the 13th February 1911. (208-1-153)

In the Court of the District Judge of Muzaffarpur.

INSOLVENCY CASE No. 1 or 1911.

In the matter of Jugdeo Singh, son of Kashi Singh, deceased, inhabitant of mauza Majorganj, pargana deceased, inhabitant or mauza Bahra, district Muzaffarpur, petitioner.

NCTIOE is hereby given to all concerned that the insolvency petition of the abovenamed petitioner has been admitted by this Court, and that 24th February 1911 has been fixed for the hearing thereof.

W. H. VINCENT, District Judge. Muzaffarpur, the 3rd February 1911. (180-1-156) NOTICE.

In the Court of the District Judge of Nadia.

INSOLVENCY CASE No. 5 or 1911.

Petitioner Sheik Raisaddin.

NOTICE is hereby given under clause (2) of section 12 of the Provincial Insolvency Act, 1II of 1907, to his creditors that the insolvence retition of the control of the co to his creditors that the insolvency petition of Sheik Raisaddin, of Goari, police-station Kotowali, district Nadia, has been admitted by this Court as No. 5 of 1911, and that 25th February 1911 has been fixed for the hearing thereof.

S. C. MALLIE, District Judge.

Krishnagar, the 11th February 1911. (204-1-146)

NOTICE.

In the Court of the District Judge of Nadia.

INSOLVENCY CASE No. 7 or 1911.

Petitioner Surendra Nath Biswas.

NOTICE is hereby given under clause (2), section 12 of the Provincial Insolvency Act, III of 1907, to his creditors that the Insolvency petition of Surendra Nath Biswas of Ranaghat, police station Ranaghat, district Nadia, has been admitted by this Court as No. 7 of 1911 and that 11th March 1911 has been fixed for the hearing thereof.

S. C. MALLIE, District Judge.

Krishnagar, the 11th February 1911.

(203-1-145)

In the Court of the Deputy Commissioner and Sub-Judge, Palamau.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1997, to his creditors, that the insolvency petition of Ghasi Ram, son of Thakur Sahu, of Shahpur, thana Daltonganj, district Palamau, has been admitted by this Court as No 1 of 1910, and that the 4th March 1911 has been fixed for the hearing thereof.

H. C. STREATFRILD,
Deputy Commissioner and Sub-Judge, Palamau.

Daltonganj, the 10th February 1911. (1324-2-151)

A NIL PRAKAS BASU, M.A., BL., intends to be enrolled as a Vakil of the High Court, Calcutta.

BENI MADHAB CHATTERJI, M.A., B.L., intends to be enrolled as a Vakil of the High Court. (105-4-84)

BIPIN CHANDRA BASU, B.L., intends to be enrolled as a Vakil, High Court, Calcutta. (73-4-75)

HARENDRA NATH MUKHERJI, B.L., intends to be enrolled as a Vakil of the High Court.
(135-4-106)

WANTED an experienced Muhammadan graduate teacher, preferably an M.A. in English, for the post of Head Master of the Anglo-Persian Department of Calcutta Madrasa. Starting salary Rs. 200 a month in class VIII of the Provincial Educational Service. Prospects—ordinary grade promotion up to Rs. 500. Applications should be submitted to the undersigned before 15th February 1911.

H. D. Bast.

H. D. BASU.

Personal Assistant to Director of Public Instruction, Bengal.

Calcutta, the 30th January 1911.

Notice.

CANDIDATES for admission into the Bengal Veterinary College, Belgachia, for the session 1911-12 should present themselves at the College with necessary certificates in original, as required by paragraphs 3 and 4 of the rules, at 11 A.M., on 18th April next, for relection selection.

Copies of the College rules will be supplied on appli-cation to the Assistant 1 rincipal.

F. RAYMOND, COL.,

Principal, Bengal Veterinary College.

Belgachia, the 15th February 1911.

W ANTED a Bihari Teacher for the Chaibassa Zilla School, on a salary of Rs. 35 a month. The applicants must have passed the F. A. or Intermediate Examination. The post is very likely to be included in the 1st class (Rs. 35—2—45) of the Lower Subordinate Educational Service. Apply sharp with copies of testimonials. testimonials.

H. BHATTACHABYYA, Head Master, Chaibassa Zilla School.

Chaibassa, the 11th February 1911.

(215 - 2)

WANTED a Bihari teacher for the post of an Assistant Master in the Chaibassa Zilla School on a salary of Rs. 30—1—35 a month. None need apply who has not passed the F.A. or Intermediate Examination and who does not possess a sound knowledge of Hindi. Applications with copies of testimonials must reach the office of the undersigned on or before the 21st February 1911.

HIRALAL BHATTACHARYYA. Head Master, Chaibassa Zilla School.

Chaibassa (Singhbhum), the 21st January 1911

WANTED a District Engineer for the Midnapore District Board. Monthly salary Rs. 500 rising by annual increments of Rs. 20 to Rs. 600.

After three years if incumbent's work satisfies Board and controlling authorities, salary will be raised to Rs. 600 and rise by annual increments of Rs. 25 to Rs. 800

Rs. 800.

Applicants must have qualifications stated in Government Notification No. 3334L.S.-G., dated 20th December 1901, Rule 2 (vide Collier's Local Self-Government Handbook, Fourth Edition, page 274). Applications with certificates and recommendations should be sent by registered post to the Chairman, District Board, Midnapore, so as to reach him by 1st March 1911.

R. G. KILBY, Chairman, District Board.

Midnapore, the 23rd January 1911.

Wanted.

FOUR passed Civil Hospital Assistants qualified in English are required for employment in Gaya district as Sanitary Inspectors. Salary Rs. 40 per mensem and a fixed conveyance allowance of Rs. 10 per mensem. Preference will be given to those having Sanitary qualifications or experience.

Applications with copies of testimonials will be received by the Chairman, District Board, Gaya, up to 28th February 1911.

By order, AMIRUDDIN AHMED, Secretary, District Board, Gaya.

Gaya, the 3rd February 1911.

WANTED for District Board's Office, Hooghly, an experienced Accountant. Pay Rs. 80, plus Rs. 15 P. W. allowance. Security of Rs. 550 required. Applications with copics of testimonials and certificates of age and health from persons, qualified under Bengal Government Notification No. 3334L.S.-G., dated 20th December 1901, will be received up to 19th March 1911. Persons who have not passed the F. A. Examination of the Calcutta University and are not qualified under the above Notification need not apply.

K. K. Biswas, for Chairman, District Board

Chinsurah, the 6th February 1911.

(205 - 2)

Road Cess Notification.

THE District Board of Murshidabad, at a special meeting held on the 6th February 1911, resolved to levy Road Cess for the year 1911-12 at the maximum rate of six pies in the rupee on the annual value of lands, &c.

A. S. MUKHERJEE, Vice-Chairman.

Murshidabad District Board's Office, Berhampore, the 10th February 1911.

Road Cess Notification.

THE District Board of Champaran has resolved at a special meeting held on the 4th January 1911 to levy Road Cess at the rate of half anna per rupes on the annual value of lands, etc., for the year 1911-12.

H. L. KHASTOIR,

Vice-Chairman, District Board, Champaran.

Motihari, the 11th February 19:1.

(214 - 1)

Irrigation Department.

NOTIOE 4s hereby given for general information that the undermentioned canals in Orissa will be closed for annual repairs during the periods specified

(i) Kendrapara Canal from below the offtake of the Gobri Canal in the 28th mile to Marsaghai Lock and the Kendrapara Extension Canal from Marsaghai to Jamboo from 16th April 1911 to 6th May 1911.

(3) High Level Canal. Bange 1, from Emamnagar Lock to the outfall of the canal in the Brahmini river from 26th April 1911 to 16th May 1911

(3) High Level Canal. Range II, and the Jajpur Canal, from 26th April 1911 to 16th May 1911.

T. BUTLER,

Secy. to the Govt. of Bengal.

Calcutta, the 14th February 1911.

Notice.

NOTICE is hereby given that the Lilajan Causeway across the river Lilajan near 284th mile, Grand Trunk Road, will be closed for repairs from the 1st to 28th February 1913, both days inclusive.

2. All traffic will have to pass by a diversion road across the river.

E. BLABER.

Executive Engineer, Eastern Sone Division. Banktpore, the Sist January 1911.

Lost.

THE first-halves of Government Promissory Notes
Nos. 129728, 129569 and 041461 of the three and
a half per cent loan of 1865, 1865 and 1900-1901 for
Rs 2,000, 2,000 and 1,000, respectively, originally standing in the name of Bank of Bengal. Bank of Bengal
and Prosad Das Boral and Brothers respectively and
last endorsed to Pandit Sudarshan Das Shastri, the
proprietor, by whom they were never endorsed to any
other person, having been lost, notice is hereby given
that payment of the above notes and the interest
thereupon have been stopped at the Public Debt Office,
Bank of Bengal, Calcutta, and that application is about
to be made for the issue of duplicates in favour of the
proprietor The public are cautioned against purchasproprietor The public are cautioned against purchasing or otherwise dealing with the abovementioned securities.

Name of the Advertiser - Pandit Sudarshan Das Shastri.

Residence-Brindaban, in the Muttra District. U. P. (57-3-104)

Stolen.

THE Government Promissory Note No. 225240 of the 3½ per cent. loan of 1865 for Rs #00, originally standing in the name of the Accountant General of Post Office and Telegraphs, Calcutta, and last endorsed to Upendra Nath Biswas, the proprietor, by whom it was never endorsed to say other person, having been stolen, notice is hereby given that payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Bank of Beng-1, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned security.

Name of the Advertiser - UPENDRA NATH BISWAS, Munsif, 1st Court, Bankura.

Residence-Bankura.

(137 - 3 - 141)

The Commissioners for the Port of Calcutta

UNDER the provisions of section 118 of the Calcutta Port Act, III of 1890, it is hereby notified that the two bales of Jute marked below, which were removed from Bocooltollah shed lying at Kantapukur will be sold by public auction to satisfy the Commissioners' charges if not removed on payment of charges due on or before the 28th February 1941.

R N 2 bales Jute account Messrs. C. Nordingler & Co., and not on account Mercantile Bank of India, Limited, as previously stated.

C. H. WINDLE, Traffic Manager.

The 13th February 1911.

(213-1)

The Kamala Mills, Limited (in liquidation).

NOTICE is hereby given that the following Resolution was passed in an Extraordinary General Meeting of the Directors and chareholders of the above Mills held on the 20th day of June 1910 and confirmed at a General Meeting of the said Mills held on the 31st day of August 1910:—

I. Resolved that considering all the circumstances it is desirable that the Kamala Mills, Limited, should be wound up and that Mr. K. N. Chatterjee (Attorneyat-Law) be appointed Official Liquidator for the purpose with power to pay and incur all necessary expenses in or about the premises.

KHAGENDRA NATH CHATTERJER, Attorney for the above Company. (194-1-149)

POST OFFICE.

DESPATCH OF SEA-BORNE MAILS.

Mails For	of closin	nd hour ng at the a) Post ice.
United Kingdom and other places in Europe, America, East, West and South Africa (Latters and packets). N.S.—The latest day for money-orders is Wed-	ALCOHOL:	7 15 P.M.
nesday and for parcels 11 a.m. on Thursday. Australasian Colonies Stratts Settlements, China and Japan Stratts Settlements	21st Feb. 20th Saturday	6 30 8-30 7-30

 On other days correspondence for China, Japan and Australasian Colonies is despatched to Tuticorin, so that it may proceed by the first steamer from Colombo.

C. H. STUART,

Presidency Posts

Dated Calcutta, the 13th February 1911.

NOTICE.

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Classified List of Forest Officers of the Imperial and Provincial Services in the Bengal, Madras and Bombay Presidencies in July 1910. Royal 8vo. Board. Re. 1 or 1s. 6d. (4a.)

The Indian Forest Records. The Sylvicuiture of Hardwickia binata (Anjan). by D. O. Witt, Esq. Notes on Sandal (Germination and Growth of Seedlings), by Rao Sahib M. Rama Rao. Royal 8vo. Paper cover. Rs. 3.4 or 5s. (4a.)

The Indian Forest Memoirs, Vol. I, Forest Zoology Series, Part III—A note on the Lac Insect (Tachardia Lacca): its Life History, Propagation and Collection, by E. P. tebbing, Esq. Paper cover. Super Royal 4to. Re. 1 or 1s. 6d. (3a.)

Progress Report on Forest Administration in the Andamans for 1909-10. Foolscap. Paper cover. As. 8 or 9d. (2a.)

Insect (Tachardia Lacca): its Life History, Propagation and Confection, by E. P. Stebbing, Esq. Paper cover. Super Royal 4to. Re. 1 or 1s. 6d. (3a.)

Progress Report on Forest Administration in the Andamans for 1909-10. Foolscap. Paper cover. As. 8 or 9d. (2a.)

Progress Report of the Imperial Forest Research Institute for 1909-10. Board. Foolscap. As. 7 or 8d. (2a.)

A Forest Flora of Chota Nagpur including Gangpur and the Santal Parganas, by H. H. Haines, Esq. Super Royal 16mo. Cloth. Rs. 9 or 13s. 6d. (5a.)

PUBLIC WORKS DEPARTMENT.

Diagrams and Tables for the Design of notches for Falls in Irrigation Channels by Capt.

A. ff Garrett. Foolscap. Cloth. 11a. 6p. or 1s. 2d. (2a. 6p.)

Classified and Distribution Return of Establishment corrected up to 31st December 1910. Royal 8vo. Paper cover. Re. 1 or 1s. 6d. (2a.)

ARMY DEPARTMENT.

Papers set, at the Examination for Admission to the Staff College, Quetta, held in November 1909. with Extracts from the Reports of the Examiners. Paper cover. Demy 8vo. Rs. 3 or 4s. 6d. (2a.)

The Quarterly Indian Army List for January 1, 1911. Paper cover. Royal 8vo. Rs. 2-12 or 4s. 3d. (6a.)

List of Light-houses and Light-vessels in British India, including those in the Gulf of Aden, as existing on the 30th June 1910. Board. Royal 8vo. Re. 1 or 1s. 6d. (2a.)

ACCOUNTANT-GENERAL, BENGAL.

History of Services of Gazetted and other Officers serving under the Government of Bengal, corrected to 1st July 1910, Part I. Royal Svo. Board. Rs. 2 or 3s. (Sa.) Part II. Es. 2 or 3s. (Ga.) Complete, Rs. 4 or 6s. (14a.)

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List of Books published from July to December 1910.

LEGISLATIVE DEPARTMENT.

The Indian Telegraph Act, 1885 (Act XIII of 1885), as modified up to 1st June 1910. Royal 8vo. Stitched. 5a. (1a.)

The Indian Penal Code (Act XLV of 1860), as modified up to the 1st June 1910, with an Index. Its. 2-8. (5a.)

The Opium Act, 1878 (Act I of 1878), as modified up to the 1st July 1910. 5a. 6p. (1a.)

KXXI of 1854 (Conveyance of Land), modified up to 1st June 1910. 2a. 3p. Act XXXI

The Prisoners Act, 1900 (III of 1900), as modified up to 1st July 1910, 6a. 6p. (1a.)

The Probate and Administration Act, 1881 (Act V of 1881), as modified up to the 1st July 1910, 12a. (2a.)

List No. I of 1910, dated 30th June 1910, of Addenda et Corrigenda to List of General Rules and Orders. 2a. 8p. (1a.)

Act No. III of 1864 (Foreigners), as modified up to 1st September 1910. 3a. 6p. (1a.)

The Assam Labour and Emigration Act, 1901
(VI of 1901), as modified up to 1st July
1910. Ro. 1-4. (2a.)
Act I of 1904 (Prisons), with footnotes. 2a.

9p. (1a.)

General Rules and Orders made under Enactments in force in British India, Vol. 1V. Edition 1910. Rs. 5 or 7s. 6d. (9a.)

Act IX of 1910. Urdu and Hindi. As. 1-9. (1a.)

each.

Act XIV of 1910. Urdu and Hindi. 3p. (1a.) each.

Act XVI of 1910. Urdu and Hindi. 3p. (1a.) each.

Act XVII of 1910. Urdu and Hindi. 3p. (1a.) each.

Act XVII of 1910. Urdu and Hindi. 3p. (1a.) each.

The Inland Steam-vessels Act, 1884 (Act VI of 1884), as modified up to the 1st October 1910. Royal 8vo. Stitched. 9a. (2a.)

The Central Provinces Courts Act, 1904 (II of 1904), as modified up to the 1st December 1910. As. 4-3. (1a.)

HOME DEPARTMENT.

Report on the Results of certain Investiga-tions regarding Rats in the Punjab, by Captain G. I. Davys, I.M.S. Foolscap. Board.

tions regarding Rats in the Panjab, by Captain G. I. Davys, I.M.S. Foolscap. Board. 6a. or 7d. (3a.)

Scientific Memoirs by Officers of the Medical and Sanitary Departments of the Government of India. Investigation on Bengal Jail Dietaries with some observations on the Influence of dietary on the physical development and well-being of the people of Lengal, by Captain D. McCay, M.B., B.Ch., B.A.O., I.M.S. Super Royal 4to. Board. Rs. 2-6 or 4s. 3d. (9a.)

Archaeological Survey of India, Vol. XXXV, Akbar's Tomb, Sikandarh. Super Royal. Cloth. Rs. 23 or £1 15s. (14a.)

Fauna of British India. "Dermaptera." Royal Svo. Cloth. Rs. 7-8. (5a.)

Quarterly List of Officers in the Departments of the Government of India from July to September 1910. Foolscap. Peper cover. 4a. or 5d. (1a.)

The Quarterly Civil List of the Home and Legislative Departments, Government of India, No. 13. Corrected to 1st July 1910. Royal 8vo. Limp. 11a. or 1s. (2a.)

General Rules and Circular Orders of the High Court of Juddature at Fort William in Bengal, Appellate Side, Civil. Vol. I, 1910 Edition. Royal 8vo. Board. Re. 1-12 or 3s. (5a.)

Selections from the Records of the Govern-

3s. (6a.)

Selections from the Records of the Government of India, Home Department,
No. CCCCXLV.—Papers regarding the
Question of the Abolition of fees in
Primary Schools. Foolscap. Board. Rs. 4-4.

Report on the Measures taken against
Malaria in the Lahore (Mian Mr) Cantonment. 1909, by Hon'ble Mr. R. Nathan,
C.I.E., I.C.S., Lieutenant-Colonel H. B.
Thornhill, C.I.E., I.A., and Major L. Rogers,
M.D., F.R.C.P., F.R.C.S., I.M.S., 1909.
Foolscap. Board. Rs. 2-8 or 4s. (5a.)
Quarterly List of Officers in the Departments
of the Government of India from October
to December 1910. Foolscap. Paper cover. 4a.
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or 5d. (1a.)
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The Quarterly Civil List of the Home and Legislative Departments, Covernment of India, No. 14. Corrected to 1st October 1910. Royal 8vo. Limp. 11a. or 1s.

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Report on the Administration of Ajmer-Merwara for 1908-09. Foolscap. Board. Rs. 2

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The Quarterly Civil List of the Foreign Department, No. 17. Corrected up to 1st Octuber 1910. Super Royal 8vo. Paper cover. Rs. 2-8 or 3s. 9d. (4a.)

FINANCE DEPARTMENT.

The Civil Service Regulations relating to Salary, Leave, Penson and Travelling Allowance, fifth edition, Corrected up to Ist April 1910. Royal 8vo. Cloth. Rs. 2 or 3s. with appendices. (Sa.) Appendices only, Sa. or 9d. (Sa.) List of Officers appointed by the Government of India in the Finance Department. Corrected to June 1910. Royal 8vo. Paper cover. As. 4 or 5d. (Ia.)

As. 4 or 5d. (1a.)
List of Officers appointed by the Government
of India in the Finance Department.
Corrected to July and September 1910.
Royal 8vo. Paper cover. 4a. or 5d. (2a.) each.

DEPARTMENT OF COMMERCE AND INDUSTRY.

Annual Report on the Post Office of India for the year 1909-10. Foolscap, Board. Re. 1 or 1s. 6d. (3a.)

Administration Report of the Indian Telegraph Department for 1909-10. Foolscap. Paper cover. 8a. or 9d. (2a.)

Return of Wrecks and Casualties in Indian Waters for the year 1909. Foolscap. Board. Re. 1 or 1s. 6d. (3a.)

COMMERCIAL INTELLIGENCE DEPART-MENT.

Accounts of the External Land Trade of British India for the months of April, May and June 1910. Royal 8vo. Stitched. 8a. or 9d. (2a.) each.

Statistics of Cotton Spinning and Weaving in the Indian Mills in April, May, June and July 1910. Royal 8vo. Stitched. 2a. or 2d. (1a.) each.

Sea-borne Trade and Navigation of British India for the months of May, June and July 1910. Royal 8vo. Stitched. 8a. or 9d. (2a.) each.

Statistics of British India for 1903-09 and preceding years, Part II, Commercial, including statistics relating to Foreign Trade and Shipping, Joint-Stock Companies, Banks, etc. Third issue. Foolscap, Board, Re. 1 or 1s. 6d. (4a.)

Statistics of British India for 1908-09 and preceding years, Part I, Industrial, including statistics relating to Factories, Mills, Mines, etc. Third issue. Foolscap. Board. Re. 1 or 1s. 6d. (4a.)

Statistics of British India for 1908-09 and preceding years, Part III, Commercial series including statistics relating to Post Office, Telegraphs, Railways and Irrigation. Third issue. Foolscap. Board. Re. 1 or 1s. 6d. (4a.)

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Statistics of British India for 1908-09 and preceding years, Part VII. Educational, including statistics relating to Education, Printing Presses and Publications. Foolscap. Board. Re. 1 or 1s. 6d. (6a.)

Statistics of British Incia for 1908-09 and preceding years, Part VIII, Local Funds, including statistics relating to Municipalities, Local Boards and Port Trusts. Foolscap. Board. Re. 1 or 1s. 6d. (4a.)

Review of Trade of India for 1909-10. Foolscap. Paper cover. Price 8a. or 9d. (2a.)

Quarterly Accounts of Trade carried by Rail and River in India in the quarter ending 31st March 1910. 8a. or 9d. (4a.)

Area and yield of crops in India for 1909-10-12th issue. Price 4a. or 5d. (2a.)

Supplement to the Annual Statement of Trade and Navigation of British India for 1908-09. Vol. II. Rs. 3. (8a.)

Statistics of British India for 1908-09 and preceding year, Part V, Area, population and public health. Price Re. 1 or 1s. 6d. (4a.)

Statistics of British India for 1908-09 and preceding year, Part VI, Administration and Judicial Re. 1 or 1s. 6d. (4a.)

Supplement to the Annual Statement of Trade and Navigation of British India for 1908-09. Vol. I. Rs. 3. (82.)

Sea-borne Trade and Navigation of British India for August, September and October 1910. Royal 8vo. Stitched. 8a or 9d. (2a.) each.

Prices and Wages in India, 27th issue. Foolscap. Board. Rs. 2 on 3s. (6a.)

Accounts of the External Trade of British India for the months of July and August 1910. Nos. 4 and 5. Royal 8vo. Stitched. 8a. or 9d. (2a.) each.

Statistics of Cotton Spinning and Weaving in the Indian mills in July and August 1910. Royal 8vo. Stitched. 8a. or 9d. (2a.) each.

Note on the Production and Consumption of coal in India up to the year 1909. Foolscap. Paper cover. 8a, or 9d. (2a, 6p.)

Annual Statement of the Sea-borne Trade and Navigation of British India with the British Empire and Foreign Countries in the year ending March Sist, 1910 and the four preceding years, to which are appended the accounts of the Trade of Aden and of the French and Portuguese Possessions in India. Vol. I (Abstract and Detailed Tables of Imports and Exports). Super Royal. 4to, Rs. 3 or 4s. 6d. (Re. 1.)

Variations in Indian Price Levels from 1861 to 1909 expressed in Index Numbers. Foolscap. Limp. 12a. or 1s. (2a.)

Statistics of cotton spinning and weaving in the Indian Mills in September 1910. Royal 8vo. Stitched. 2a. or 2d. (1a.)

DEPARTMENT OF REVENUE AND AGRICULTURE.

Forest Pamphlet No. 16. Note on Best Season for Coppice. Fellings of Teak (Tectona Grandis). Super-Royal Svo. Paper. As. 4 or 5d (1a.)

Proceedings of the Board of Agriculture in India held at Pusa on the 21st February 1910 and following days with appendices. Foolscap. Paper cover. As. 8 or 9d. (2a.)

A Note on the Preservation of Bamboos from the attacks of the Bamboo Beetle or "Shortborer." Forest Pamphlet No. 15 (Forest Zoology Series), by E. P. Stebbing. 7a. or 8d. (2a)

Incendies En Foret (Forest Fires), by A. Jacquot. Translated by C. E. C. Fischer. Reyal Svo. Cloth. As. 14 or 1s. 3d (5a.)

ARMY DEPARTMENT.

Some practical points in the Design and Construction of Military Buildings in India. Royal Svo. Cloth. Rs. 3-5 or 5s. (5a.)

RAILWAY BOARD.

Administration Report on the Railways in India for the calendar year 1909. Foolscap. Limp cover. Rs. 2 or 2s. 8d. (6a.)

Classified List of the State Railway Establishment and Distribution Return of Establishment of Railways corrected up to 30th June 1910. Royal 8vo. Paper cover. Re. 1 or 1s. 6d. (2a.)

OTHER LOCAL GOVERNMENTS AND ADMINISTRATIONS.

Administration Report of the Jails of the North-West Frontier Province for the year 1909. Foolscap, Paper cover. As. 10 or 10d. (2a.)

Report on Vaccination in the North-West Frontier Province for the year 1909-1910. Foolscap. Paper cover. As. 5 or 5d. (2a.)

List of new books for sale at Thomason College, Koorkee, which were not advertised before.

Roorkee Treatise and Civil Engineering-

Section IX--Railways, 5th Edition. Revised by F. G. Royal Dawson, 1908. Es. 44.

Section V—Manual of Estimating, 7th Edition, 1908. (Reprint.) Rs. 3-12.

Thomason College Calendar for 1908. Rs. 5-2.

Examination question papers of the Thomason College Civil Engineer Class and Upper Subordinate Class Entrance Examination and the 4th grade P. W. Accounts Examination from 1905—1909, published by the Newul Kishore Press, Lucknow. Re. 1-4.

List of new books and periodicals for sale at the Library of the Asiatic Society of Bengul, 57, Park Street, Calcutta.

SOCIETY'S PUBLICATIONS.

Journal and Proceedings, Vol. 5. Nos. 2 to 11, at Rs. 2 each.

Memoirs, Vol. 2. No. 10, Cerrhipedes Opercules de l'Indian Museum de Calcutta. Par Mr. M. A. Gruval, at Rs. 2.

No. 11, Correlations of Areas of Matured Crops and the Rainfall. By Mr. S. M. Jacob, I.C.S., at Rs. 2-8.

BIBLIOTHECA INDICA.

Rasarnavan, Fasc. 2. By Dr. P. C. Roy, at Re. 1-4.
Grihya Sangraha. By M. M. Chandra Kanta Tarkalankar, at As. 10.
Grihya Sangraha. By M. M. Chandra Kanta Tarkalankar, at Re. 1-14.
Gobhila Parioista, Part I. By M. M. Chandra Kanta Tarkalankar, at Re. 1-14.
Baudhayana Srauta Sutra, Vol. 2. Fasc. 3. By Dr. W. Caland, at As. 10.
Bauryya Siddhanta, Fasc. 1. By M. M. Sudhakara Dvivodi, at Re. 1-4.
Suryya Siddhanta, Fasc. 1. By M. M. Sudhakara Dvivodi, at Re. 1-4.
Chaturvarga Cintamoni, Vol. 4. Fasc. 9. By Pandit Pramatha Nath Tarkabhusana, at As. 10.
Avadhan Kalpalata, Vol. I. Fasc. 7. By Rai Sarat Chander Das Bahadur, at Re. 1.
Mohabhasyapradipodyatya, Vol. 3, Fasc. 10. By Pundit Bahuballava Sastri, at As. 10.
Muntakhab-al-Labab Part 3 Fasc. 1. By Major T. W. Haig, I.A., at Re. 1.

List of publications issued by the Meteorological Department from 1st July to 31st December 1910.

Monthly Weather Review from April to September 1910. (Illustrated by 7 plates.) Quarto.

Faper cover. Re. 1 per month.

Annual Summary of Monthly Weather Review, 1909. (Illustrated by 6 plates.) Quarto. Paper Memoirs of the Indian Meteorological Department, Vol. XX, Part 8. By George C. Simpson, D.Sc. (Illustrated by 2 plates.) Quarto. Paper cover. Rs. 3.

List of new books published by the Geological Survey of India during the weeks ending 24th September, 8th November, 19th November and 24th October, 12th December 1910 and 28th January 1911.

Records of the Geological Survey of India, Volume XXXIX. 1910. By Sir Thomas H. Holland, K.C.I.E., D.Sc., F.R.S., and L. Leigh Fermor, D.Sc., A.R.S.M., F.G.S. (with Plates 1-8). Rs. 2.

Records of the Geological Survey of India, Volume XI., Part I. Director, Geological Records of the Geological Survey of India, Volume XI., Part I. Director, Geological Survey of India. Re. 1.

Records of the Geological Survey of India, Volume XL., Part II. T. H. D. La Touche, Esq., B.A., F.G.S., Offg. Director, Geological Survey of India. Re. 1.

Records of the Geological Survey of India, Volume XL., Part III. Director, Geological Survey of India. Re. 1.

Memoirs of the Geological Survey of India, Palæontologia Indica. Series XV, Vol. IV. Fasc. 3. By Dr. Victor Uhlig. Rs. 8.

Records of the Geological Survey of India, Volume XL, Part IV. Director, Geological Survey of India. Re. 1.

Memoirs of the Geological Survey of India. H. H. Hayden, Director, Geological Survey of India. Re. 2.

List of Publications issued by the Meteorological Department during the Current quarter.

Monthly Weather Review for October 1910. Illustrated by 7 plates. Quarto. Paper cover. Re. 1.



The Calcutta Gazette.

WEDNESDAY, FEBRUARY 22, 1911.

PART II.

3dbertisements.

(N.B.—Advertisements, Notices, &c., intended for insertion in this Part of the "Gazette" cannot be received after Noon on Monday.]

LAND SALE NOTICES.

Notification A.

NOTICE is hereby given, under sections 6 and 13. Act XI of 1859, that the undermentioned estates and shares of estates in the district of Hooghly will be put up for sale at the office of the Collector of that district on the 24th March 1911 at 12 noon or arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5. 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate ecount is kept for that share.

nuzi No,	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	snares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
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4889	Alipar. pargana Mondalghat.	1,157 0 0	Do	Nit 2 court of the little of t	Messrs. K. B. Dutta and P. Chowdhury, Receivers to the estate of late Gopal Lai Scal.	w	59 11 11	

KUMED NATH MERHARJI, Deputy Collector in charge.

Heoghly Collectorate, the 13th February 1911.

Notice of Sale.

NOTICE is hereby given, under sections 6 and 13 of Act XI of 1859, that the undermentioned estates or shares of estates in the district of the 24-Parganas will be put up for sale at the office of the Collector of that district on the 24th March 1911 at 2 o'clock noon for arrears of revenue and other demands which by law are realisable as arrears of land revenue, which in columns 6, 8 and 10 of the appended statement it is stated that only a share is to be sold, it is to be understood that separate account is kept for that share or shares are excluded from sales:—

No.	Tausi No.	Name of parkage and mahal.	Sadar jama of the whole estate.	Whether whole estate is to be sold.	If only a share is to be sold, the specification of such share.	Names of the proprietors of the properties to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to ne sold, the arrears due from it.
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		*	Re. A. P.				Rs. A. P.	11.00	Rs. A. P.
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	N.	1000	6N.	31	Boichberia, minus mauza Par- batipur, minus 12 na. share of mauza Raju Mollar Chak, minus 4 as. 3gds. share in mauza Barisa, minus 4 as. 1gd. 3k. 16 til share in mauza Chetla, minus 4 gds. 1k. 2kag. 12 til 2kag. 5til share of mauza Hatla- ghar, minus 6gds. 3k. 4til. share in mauza Satgachia, minus 5 as. 4gds. share in mauzas	alla de Ser Ser S			
			101	12 7	Bishnupur and Narayanpur, minus 2 as. 2gds, 2k. 3til. share in the rest of the mazas, minus 1gd. 2kag, share in mauza, chial k. 1k. 1kr. share in mauza satgachir, minus 2 as. 1 kag 1k. 1kr. in mauza Sreepur and Bagerghole, minus 4 as. 13gds. 1k. 2kag 7til share in mauza Boichberia, specified land in Barisa.	Adeazia	V		
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		attact to do	n said g	4 54 0	sasan, Khorgachi, Jagadish- nagar, Durganagar, Dogachia, Noada, Pitambara, Borbere, Bhagabanpur, Manika, Man- punja, Ramnagar and Russa;		1777 A	- (0)	
					punja. Ramnagar and Rassa; 6as. 5g6a. 2k. 84k. share in each of the mauzas Kuleswar, Gobindapur, 'una, Bolorampur and Mollapukur, 7as. 6g6s. 1jkt. share in each of the mauzas Kaikhali, Mokundapur and Harinarayanpur.		•		
	345 B.B.	Mauza Santoshbati and others, pargana Balia,	5,531 0 9	*****	10as, 6gds, 2dts	Ditto	8,174 13 1		29 8 3
4	2276 R.S.	Daulatpur, pargana Ukhra.	716 2 2		16 annas share minus 1a, 6gds. 2k. 2kt. in mauze Nagardaha and 4as, in mauza Daulatpur.	Bharst Ch. Kundu and others.	* 618 0 9		19 2 1

Alipore, the 18th February 1911.

J. CORNES, for Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13. Act XI of 1859, that the undermentioned estates and shares of estates in the district of Jessore will be put up for sale at the office of the Collector of that district on the 27th March 1911 at 3 p.m. for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauxi No.	Name of mahat and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jams of sucu share.	If the whole estate is to be sold, the arrears due from it,	If only a share is to be sold, the arrears due from it,
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Jessore, the 17th February 1911.

S. R. HIGNELL, Collector of Jessore.

Notification A.

NOTICE is hereby given, under sections 6 and 18, Act XI of 1868, that the undermentioned estates and shares of estates in the district of Monghyr will be put up for sale at the office of the Collector of that district on the 21st March 1911 at 12 o'clock for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tausi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be suld.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole state is to be sold, the stream due from it.	If only a share is to be sold, the arrears due from it.
1	2 0	3	61.0 420 1	6	mana e en la	Long and Control	10.118	. 9
8223	Bisthazari, Patti Beni Singh, &c., pargana	Rs. A. P.	nd nethon of Proportion of	18a. 10g. 14c. 14b.	Amir Ahmad Mokh- tear and others.	Rs. A. P.	Rs. A. P.	2,025 6
	Singh, &c., parrana Bisthazari, thans Sikandra.		n filia	Ijmali share in the villages mentioned below :— 1. Amrath 2. Tamanpura 8. Ganesh Nawada 4. Rawon Barona 5. Tatariya	Entire.	yes brisil and	all gaily Gills	103
	ands		AND THE PARTY OF T	6. Boria Badh 3. Jamus 3. Nim Nawada 9. Khokhna 10. Ahiyapur	auritary so neudi	pitthe is a	ned Tug	Thug'T
			4 78	11. Bhagwana 12. Newri 13. Fardokhar Orayia 11. Arsa All other shares than that specified will be excluded from the sale.	Part.		equal to 1	

Monghyr, the 18th February 1911.

A. GARRETT, Collector.

Notification A.

Advoctionment of Sale.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Muzaffarpur will be put up for sale at the office of the Collector of that district on the 24th March 1911 at midday for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tausi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to ke sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1		3	POT IN	5	6	7	in Cognin	P
905 R.s.	Akhta Lachhmi, pargana Babra Champaran.	Rs. 4. P. 1,522 1 4	6 6 6 6	Akhta 8 Madhuban 8 Madhurapur 8 Madhubani 8 Pareowni 8	Babu Lalita Prasad Narain Singh and others.	Rs. A. P. 761 0 8	Rs. A. P.	Rs. A. P. 27 3 10
7080	Gopinath Amir Kuli Khan, pargana Ratti.	1,099 14 11	Butire	gs 1 and g 1 and lold by control as	Jagernath Chowdbry	adelinie w men w solo	274 15 8	

Muzaffarpur Collectorate, the 18th February 1911.

entration IV men A B

L. T. R. Lucas, for Collector.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estate situate in the district of Hooghly will be put up to sale at the Howrah Collectorate on the 22nd March 1911, corresponding with the 8th Choitra 1317 B.S.

The purchasers will be subject to the following conditions of sale:—

Conditions of Sale.

1st.—The estate to be sold to the highest bidder above the upset price, which will be fixed by the Collector at the time of sale. The purchaser of the estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

2nd:—The sale is to be subject to the existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and the purchasers to be bound to respect the rights of the resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

2rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid, to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or, if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of the original sale. advertisement, as in the case of the original sale.

List of petty Government estate of Howrah subdivision, in the district of Hooghly, to be sold on the 22nd March 1911, corresponding with the 8th Choitra 1317 B.S.

Fauzi No.	Name of estate, thana or pargana.		Approximate area in acres.	Government revenue.	REMARKS.
1611	Adampur	•	'7701 acre or B. K. CH. 2 6 9	Rs. A. 7 14	

Howrah Collectorate, the 1st February 1911.

A. Gregory, Coffeelow

C. F. PAYNE, Collector. All the property of the authorization of

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates, situate in the district of Balasore, will be put up to sale at the Balasore Collectorate on Friday, the 3rd March 1911, corresponding with 20th Falgun 1318 B.S.

The purchasers will be subject to the following conditions of sale:—

1st.—The estate to be sold to the highest bidder above the upset price which will be fixed by the Collector a the time of sale. The purchaser of the estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the

the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

2rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

2th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale. original sale.

T. No.	Number on the district roll.	Name of estate and pargana.	Approximate area in acres.	Government revenue assessed.	Remarks.
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	577	Jamjhari beat-house land in estate Bari in pargana Balikhand in thana	• 01	Rs. A. P.	Coll. Coll. (2 or 10 or
3	677 1191	Markona boat-house in ditto Gurikhal beat-house in ma. Kulida of estate Anandapur, pargana Bhelora- chore.	3 poles 1 sq. yd.	0 0 9	201, to the design of the state

S K BGASTI, Collector.

Mark Pargue Collectors in 18th Pehrony 1911.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situate in the district of Hooghly will be put up to sale at the Hooghly Collectorate on the 24th March 1911, corresponding to 10th Chaitra 1317 B.S.

The purchaser will be subject to the following conditions of sale:—

Conditions of Sale.

1st.—The estate to be sold to the highest bidder above the upset price which will be fixed by the Collector at the time of sale. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

2nd.—The sale is to be subject to the existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid at once.

4th.—If the amount of purchase-money exceed Rs. 100, the one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale. case of original sale.

List of petty Government Estates of the District of Hooghly to be sold on the 24th March 1911, corresponding to 10th Chaitra 1317 B.S.

Tauzi No.	Name of estate, thana or pargana.	Approximate area in acres.	Government revenue.	Remarks.
	Hooghly, Sadar Subdivision.	А. в. р.	Rs. A.	
4071 4626	Musuria, thana Balagore	0 0 19½ 1 1 10	4 13 20 12	
	Howrah, Sadar Subdivision.	Acres.		
4960 4964 4969 4962 4973	Bankra Bargachia Bhupatipur Bamunparah Patihati Makardaha	-0353 -1625 3-89 -0272 -0267	1 2 1 14 31 1 0 11 0 10	

Hooghly Collectorate, the 13th February 1911.

KUMUD NATH MUKHABJI, Deputy Collector in charge.

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL

for the week ending 14th February 1911.

A STATE OF THE PARTY OF THE PAR	and week driving	Ligite Levinary Louis	
LIABILITIES,		ASSETS.	
Capital paid up Public Deposits at Head	Rs. A. P. 2,00,00,000 0 0 0 1,75,00,000 0 0	Government Securities	2,68,86,885 0 0 76,94,748 0 0
Other Deposits at Head Office and Branche Bank Post Bills, &c.	as 15,83,8),333 2 1 8,09,921 0 2	Securities Accounts of Credit on ditto ditto Bills discounted and purchased Balances with other Banks	4,42,06,876 6 1 5,15,67,147 0 11 3,23,68,476 1 4
Bundries	13,12,117 6 9	Bullion Dead Stock	21,68,360 10 C
		Cash & Currency Notes at Head Office* Rs. 1,83,93,846 4 8 Cash & Currency Notes at Branches† ,, 2,78,02,821 1 1	16,65,71,129 4 4 4,61,96,167 5 9
a Rupeos	21,27,67,296 10 1	Rupees	21,27,67,296 10 1
	Includes Sovs. & 2 Sovs	do. ,, 3,41,685 0 0	
	3000 24	,, 4,05,780 0 0	1.00
	2	A TOTAL OF THE PARTY OF THE PAR	

Rate for Demand Loans, 7 per cent.

By order of the Directors,

BANK OF BENGAL, Calcutta, the 16th February 1911.

Percentage, 26.35. D. S. McClurs, Offg. Chief Accountant.

L. G. DUNBAR, Secretary and Trensurer. (235-1)

Secretary and Treasurer. L. G. DUNBAR,

STATEMENT OF GOVERNMENT PROMISSORY NOTES ENFACED FOR PAYMENT OF INTEREST IN LONDON,

Under deduction of amount retransferred to India, and outstanding in the books of the Bank of Bengal on the 15th February 1911.

Balance of 31st January 1911 \$2,05,400 1,30,11, Annuar of Loan Cert, trans. Amount of Loan Cert, trans. Camerison under Notifica. Conversion under Notifica. Tion No. \$201A., dated 3rd November 1903, up to		3} PRR CRRT, LOAN	T, LOANS-					4 PER	4 PER CENT. LOANS-	-8ET			#	44 PER CRFT. LOANS-	-8K1	
909*90*	8, 1864-65,	Or 1868.	Of 1879.	1900-01,	Total.	Of 1852-38.	Of 1886-36, 1	1842.48, 18	Of Tr	Transfer of 1865.	Seduced + per cent. loan of 1879.	Total.		Transfer loan of 1879, 44 per cent, portion.	Total.	GRAND TOTAL.
unt of Loan Cert. trans- red to Stock in Loandon. mar issued in Loudon by urversion under Notifica- rember 1808, up to	1,30,11,000 8,65,72,890	00 1,93,08,300	98,62,100	28,82,290	18,16,36,400	6,933	5,000	I	900	38,800	3,500	65,738	-	89,500	29,500	13,59,26,653
1	20,200	00	i	I	20,200	١	1	I	1	i	-	1	i	1	I	005'06
		1	I	-	1	1	I	ı	1	i	i	1	Land		******	A .
	-	1	1	1	i	1	1	i	1	ļ		1	1	-	i	1
Amount enfaced at Bombay up to 11th February 1911.	1,25,000		I	I	1,25,000	1	i	1	I	1	-	ı	1	I	1	1,25,000
Amount enfaced at Cal cutta between 1st and 1sth Rebruary 1911.	95,100	1,000	1	ı	96,100	1	1	1	1	1	1	i		1		96,100
42,05,400 1,30,11,000	8,68,13,100	1,93,09,300	98,62,100	28,82,200	13,18,77,700	6,933	6,090		200	88,800	2,500	58,738		29,500	99,62	13,61,67,355
Drouge Amount written off in the 1,00,000	7,43,300	20,000		63,600	8,26,900	1	1	l		l				1	i	9,26,900
Balance on 15th February 1911 41,06,400 1,30,11,000	8,60,69,896	1,92,89,300	98,63,100	28,18,600	13,10,50,800	6,988	5,000	1	200	38,800	3,500	53,738	1	\$9,500	39,500	13,52,40,433
	NOTBFrom	om 8th June 16th Dec. 1st January 16th	1867 to 15th 1910 to 31st 1911 to 15th to 31st	15th December 1910 31st " " 15th January 1911 31st " "	15th December 1910—Balaced from India, 12,140; lakin; re-transferred 31st """"""""""""""""""""""""""""""""""""	an India	10,12,1401	lakhe; r	e-transfe	and from	1.3	London, 12,112 lakhs 4 lakhs 15 1	lakhs.			

Superintendent. E. BARNÁRD,

2 ... 12,149 lakhs 12,147 ...

Balance against India ...

PUBLIC DEST OFFICE, BANK OF BENGAL, Oslowita, the 18th February 1911.

NOTICE.

In the Court of Subordinate Judge of Shahabad, 1st Court.

RENT EXECUTION CASE No. 190 of 1910.

Babu Harparshad Dass alias Dewan Dass, of Arrah, decree-holder, versus (1) Babu Anund Bahadur Singh, (2) Babu Inderjit Bahadur Singh, and (3) Bacha Singh, minor, sons of Raghunandan Pershad Singh, deceased, through Chowdhary Badaruddin, manager, under Court of Wards, of Chawgain, pargana Bhoje-

IT is hereby notified that the undermentioned property of the above judgment-debtors will be sold for the realisation of Rs. 7,261-10 in execution of a rent decree by the Nazir of the Court at 12 noon of the 6th

Schedule of the property.

The entire proprietary right of all sorts without excepting the right of any nature of 16 annas of mahals Pipra, Jaipal and Jadopore, asli with dakhli, with zerait and tenancy right, pargana Arrah, bearing tauzi No. 527 and jama sadar Rs. 3,733-5-4 within the jurisdiction of thana and sub-registrar, Arrah. Value, Rs. 1,000.

ATUL CHANDRA GHOSH, Subordinate Judge, 1st Court.

Arrah, the 17th February 1911.

(243-1)

ADVERTISEMENT OF SALE.

In the 2nd Court of the Subordinate Judge of Saran.

RENT EXECUTION CASE No. 297 of 1910.

Massamat Chhoharo Bibi, widow of Babu Sunder Lal, of Dowlutgunge, pargana Manjhi, Chapra, decree-holder, versus Babu Kishun Sahai and Syed Maulvi Zain-uddin, Receivers of the Estate of Eabu Salig Ram and Babu Ramji Ram, of Bankipore, Patna, Babu Salig Ram and Babu Ramji Bam, of Koocha Machkal, in Patna, judgment-debtors.

IT is hereby notified that the undermentioned property of the abovenamed judgment-debtors will be sold for realization of the judgment, debt Rs. 3,091-7, in the above execution case by the Nazir of the Court of the District Judge, Saran, at 12 A.M. on the 6th day

of March 1911:—
Twelve annes share in mauza Manjhi Khass Phat Kalan, appertaining to mahal Manjhi Khass Phat Khurd, pargana Manjhi, tauzi No. 3612, khata No. 1, standing in the name of Babu Saligram and Babu Raja Ram. The Government revenue of the khata being Rs. 928-2-4 and that of the mahal Rs. 1,237-8-5, thana Manjhi, sub-registry Ekma, and the estimated value being Rs. 2,000.

SET HARI LAHIBI, Subordinate Judge, 2nd Court, Saran.

Chapra, the 13th February 1911.

Notification of sale.

TO be peremptorily sold, pursuant to a decree of the High Court of Judicature at Fort William in Bengal made in suit No. 321 of 1908, wherein Shib Churn Law is plaintiff and Cassim Ariff. Bham and another are Law is plaintiff and Cassim Ariff Bham and another are defendants, dated the Sist day of January 1910, by the Registrar of the said Court in his sale room in the Courthouse on Saturday, the 18th day of March 1911, at 12 o'clock, in one or more lots, as the Registrar may think fit, the undermentioned properties belonging to the defendant abovenamed:—

Lot No. 1.—All those premises with the land thereto belonging and on part whereof the same are erreted and built, containing by estimation one bigha and seven cottahs or thereabouts, situate, lying at and being Nos. 7 and 7-1, 7-2, 7-3, 7-4, 7-5, 7-6 and 7-7, Wellesley Street, and 32-1, 32-2 and 33-1, 33-2, 33-3, 33-4, 33-5, 33-6, 33-7, 33-8, 33-9, 32-10, 33-11 and 33-12, Corporation Street, formerly known and numbered as premises Nos. 7 and 7-1, Wellesley Street, and 33-1 to 33-11, Jaunbazar Street, in the town of Calcutta, paying an annual revenue to the Collector of Calcutta of Rs. 5-11-6, and butted and bounded on the north by Corporation Street, on the south by the tenanted land formerly of the late Rani

Rasmoni Dassee, on the east by Wellesley Street, and on the west by a public drain now filled up. The abstract of title and the conditions of sale may be

seen at the office of the Registrar in the Court-house or at the office of the plaintiff's Attorney, Baba Parna Chunder Law, at No. 4, Hastings Street, on any day before the sale and will be produced at the sale.

W. R. FINK, Registrar.

Purno Chunder Law, Plaintiff's Attorney. High Court, Original Side, Calcutta, the 6th February 1911. (183 - 1 - 193)

INSULVENT NOTICES.

In the matter of Madhobingha Roy Chowdhury, an insolvent.

On the 4th day of January last, it was ordered that Tuesday, the 7th day of March next, be appointed for the further hearing of this matter and that unless cause be shown to the contrary on that day the said insolvent be discharged personally as well as to his after-acquired property from all liabilities for debts, claims and demands of and against the said insolvent at the time of the filing of his petition for relief.

H. C. Ghose, Attorney.

In the matter of KALI KANT BANIK, an insolvent,

On the 16th day of January last, it was ordered that Tuesday, the 7th day of March next, be appointed for the further hearing of this matter and that unless cause be shown to the contrary on that day the said insolvent be discharged personally as well as to his after-acquired property from all liabilities for debts, claims and demands of and against the said insolvent at the time of the filing of his petition for relief.

Insolvent in person.

(212-2)

NOTICE.

No. 37 of 1911.

Re Mahadeo Shah and Sakaldeo Shah, both residing and carrying on business at No. 20, Musjidbari Street, in the town of Calcutta, as dealers in dal. &c., under the style and firm of Mahadeo Shah Sakaldeo Shah.

ON the 6th day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

Nore .- All debts due to the estate should be paid to rae,

Dated this 15th day of February 1911.

C. E. GREY, Official Assignee of Calcutta.

NOTICE.

No. 38 of 1911.

Ro Sew Prosad Johorimull and Khettu Lall, residing at No. 87, Burtolla Street, in the town of Calcutta, and lately carrying on business in ghee and country produce at No. 5, Burtolla Street, in Calcutta, aforesaid in copartnership with one Ram Sahay, since deceased, under the name, style and firm of Looncoon Jahrain.

ON the 6th day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

Nors .- All debts due to the estate should be paid to me, Dated this 15th day of February 1911.

> C. E. GREY, Official Assignee of Calcutta. (233-1)

NOTICE.

No. 40 of 1911.

Re Charles Alexander Smith, residing at No. 13,
Phear's Lane, in the town of Calcutta, employed as
an Assistant Carriage Examiner in the Bengal-Nagpur
Railway at Shalimar.

O'the 8th day of February 1911, an order was
made by the High Court of Judicature at Fort
William in Bengal in its Insolvency Jurisdiction
adjudging the abovenamed as an insolvent.

Note: All days due to the estate should be paid to me.

NOTE .- All debts due to the estate should be paid to me

Dated this 15th day of February 1911. C. E. Grev, Official Assignce of Calcutta.

NOTICE.

No. 42 of 1911.

No. 42 of 1911.

Re Charles Algernon Rose, residing at No. 275, Bow Bazar Street, in the town of Calcutta, and serving as an assistant in the Shipping Department of Messrs. Graham & Co., of Calcutta aforesaid.

On the 18th day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Nors.—All debts due to the estate should be paid to me.

Dated this 15th day of February 1911.

C. E. Grey, Official Assignee of Calcutta. (231-1)

In the High Court of Judicature at Fort William in Bengal.

IN INSOLVENCY.

No. 40 of 1910.

Re R. Garland,

Exparte the Debtor.

Notice to Creditors of Intention to declare Dividend. A DIVIDEND is intended to be declared in the above matter. All creditors are requested to send in proof of their respective claims on or before the 25th day of March 1921.

If claims are not proved by the 25th day of March 1911, they will be excluded from participation in this

dividend.

No. 184 of 1910. The like notice in Ro F. C. Jelowitz & Others.

Dated this 20th day of February 1911. C. E. Grev, Official Assignee of Bengal.

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907]

DISTRICT MIDNAPORE.

In the Court of the District Judge of Midnapore.

INSOLVENCY PETITION No. 9 or 1910.

DURSUANT to a petition dated 12th July 1910

against Srimanto Samanto and Prasanna Kumar
Samanto, of Baroda, pargana Kasimnagar, the debtors,
and on the application of the said debtors and on
reading the petition filed by the debtors themselves
and hearing pleaders for both sides, it is ordered that
the debtors be and the said debtors are hereby adjudged
insolvents. solvents.

Dated this 2nd day of February 1911.

J. Cornes, District Judge, Midnapore.
(165-1-204)

In the Court of the District Judge, Jessore. INSOLVENCY CASE No. 5 or 1910.

NOTICE is hereby given, under clause 16, section 7 of the Provincial Insolvency Act, III of 1907, to his creditors that Bissessur Dalal, son of late Ananda Chandra Dalal, of Moheshpur, district Jessore, was adjudicated an insolvent by order of this Court dated 3rd December 1910.

F. W. WARD, District Judge, Jessore. Jessore, the 7th February 1911. (188-1-202) (188 - 1 - 202)

In the Court of the District Judge, Jessore.

INSOLVENCY CASE No. 6 of 1910.

NOTICE is hereby given, under clause 16, section 7 of the Provincial Insolvency Act, III of 1907, to his creditors that Ram Chandra Dalal, son of late Ananda Chandra Dalal, of station Moheshpur, district Jessore, was adjudicated an insolvent by order of this Court dated 3rd December 1910.

F. W. WARD, District Judge, Jessore.

Jessore, the 7th February 1911.

(189-1-203)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Jadunath Deshi, son of Madhusudan Deshi, at present of Raghunathpur, than Chanditala, district Hooghly, has been admitted by this Court as No. 9 of 1911, and that the 11th March next has been fixed for the hearing thereof.

W. N. DELEVINGNE, District Judge. Chinsura, the 20th February 1911. (257 - 1 - 209)

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 59 of 1910.

NOLICE is hereby given that Narendra Nath Basu, son of Pulin Behari Basu, at present of Calcutta, was, on the 17th December last, adjudged an insolvent, and the Nazir of this Court has been appointed Receiver of his property. The 10th March next has been fixed for framing a schedule. Claimants are directed to prove their claims on that day.

W. N. DELEVINGNE, District Judge.

Chinsura, the 20th February 1911. (258-1-210)

NOTICE.

In the Court of the District Judge at Khulna.

INSOLVENCY CASE No. 1 or 1911.

WHEREAS one Madar Chandra Mandal, son of late Banksidhar Mandal, by caste Kapali, resident of Debhatta, thana Debhatta, district Khulna, has applied to this Court on the 4th January 1911 to be declared an insolvent under Act VII of 1907, this is to give notice that the Court has fixed the 16th March 1911 for hearing the aforesaid petition, and those who desire to be heard in the matter should attend this Court personally or through duly authorised pleaders. The particulars of the debt alleged by the petitioner are as follows:—

			LINE			
	Names.		Am	ount	. 10	
1.	Bhairabdin Jhaw	:::}	Rs. 413			
	Badri Das	}	178	3	0	
3.	Babu Hazari Maul Babu Hira Lall	}	34	14	6	
4.	Juga Mohan Poddar	}	29	0	0	
	Protap Chandra Sen Poddar. Behari Lall Sen Poddar	}	34	8	3	
6.	Tarak Nath Pal Bonamali Pal	}	230	9	9	
8.	Rakhal Chandra Paroi Keshob Lall Shaha Purna Chandra Napit	***	1 7	11 8 9	8	
				772.0	1100	

T. C. MUKERJI, District Judge. Khulna, the 16th February 1911.

In the Court of the District Judge of Murshidabad.

INSOLVENCY CASE No. 7 or 1911. (ACT III or 1907.)

In the matter of Faimuddin Mandal, of Mohanganj, police-station Raninagar, district Murshidabad

NOTICE is hereby given to all concerned that the abovenamed peritioner has applied to this Court to be declared an insolvent, and his case has been fixed for hearing on 24th February 1911.

B. C. MITRA, District Judge. Berhampore, the 17th February 1911. (251-1-206)

In the Court of the District Judge of Murshidabad.

INSOLVENCY CASE No. 8 of 1911. (Act III of 1907.)

In the matter of Jogindra Nath Basu, son of late Kali Nath Basu, of Berhampore, police-station Gorabazar, district Murshidabad.

NOTICE is hereby given to all concerned that the above named potitioner has applied to this Court to be declared an insolvent, and his case has been fixed for hearing on the 3rd March 1911.

B C. MITRA, District Judge.

Berhampore, the 15th February 1911. (236-1-207)

In the Court of the District Judge of Marshidabad.

INSOLVENCY CASE No. 6 of 1911.

ACT III of 1907.

In the matter of Jadu Mandal, son of Subal Mandal, and Rameswar Mandal, son of Jadu Mandal, of Kalaberia Chainpara, police-station Gorabazar, district Mur-shidebad shidabad.

NOTICE is hereby given to all concerned that the abovenamed petitioners have applied to this Court to be declared insolvents, and their case has been fixed for hearing on 24th February 1911.

B. C. MITEA, District Judgo.

Berhampore, the 7th February 1911. (177-1-205)

In the Court of the Deputy Commissioner and Sub-Judge, Palamau.

NOTICE is hereby given, under clause (2) of section 12 of the Provinci-I Insolvency Act, III of 19 7, to his creditors, that the insolvency petition of Ghasi Bam, son of Thakur Sahu, of Shahpur, thana Daltonganj, district Palamau, has been admitted by this Court as No. 1 of 1910, and that the 4th March 1911 has been fixed for the hearing thereof. been fixed for the hearing thereof.

H. C. STREATFEILD, Deputy Commissioner and Sub Judge, Palamau.

Daltonganj, the 10th February 1911. (1324-2-151)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 4 or 1911.

Sarat Chandra Patra, son of late Nanda Lal Patra, of 12, Hazza Road, thana Ballygunge, district 24-Parganas, applicant,

24-Parganas, applicant,

(1) Priya Gopal Chakravarty of Kalighat, (2) Ram
Sunder Ojha, (4) Monmatha Nath Pal of Calcutta,

(3) Upendra Krishna Ghosh, (7) Brojo Lal Dutta of
Bhowanipur, (5) Sreemoti Sarojini Dasi, of Chapdani
(Hooghly), (6) Nanda Lal Ghosh of Ballygunge,

oraditors.

ON the 30th day of January 1911, it was ordered that the matter of the petition of the applicant be heard on the 6th day of March 1911, and that the said applicant do attend to be examined by this Court on that

T. W. RICHARDSON, District Judge. Alipore, the 11th February 1911. (199-1-198) FOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 8 or 1911.

Nandalal Banerjee, son of late Bama Charan Banerjee, of Khidderpur, district 24-Parganas, applicant, To Shew Das Ganga Dass and others, creditors.

ON the 21st day of January 1911 it was ordered that the matter of the petition of the applicant be heard on the 13th day of March 1911, and that the said applicant do attend to be examined by this Court on that

T. W. RICHARDSON, District Judge. Alipore, the 11th February 1911.

NOTICE.

In the Court of the District Judge of 24 Parganas.

INSOLVENCY CASE No. 9 or 1911.

Nanigopal Mukherjee, son of Rai Akhil Chandra Mukherjee Bahadur, of Khidderpur, district 24-Parganas, applicant, To Shew Dass Gunga Dass and others, creditors.

ON the 21st day of January 1911, it was ordered that the matter of the petition of the applicant be heard on the 13th day of March 1911, and that the said applicant do attend to be examined by this Court on that

T. W. RICHARDSON, District Judge. Alipore, the 11th February 1911. (201-1-201)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 99 of 1910.

Ram Charan Sadhukhan, son of Kuber Chandra Sadhu-khan, of Serasuti, thana Hosnabad, district 24-Par-

ganas, applicant.
To (1) Annada Charan Dutt, (2) Upendra Nath Sardar,
(3) Panna Lal Dass, (4) Dindoyal Dass, (5) Priya
Nath Bachar, (6) Ashutosh and Bhabataran Nandi, of
district 24-Parganas, creditors.

ON the 30th day of January 1911 it was ordered that the matter of the petition of the applicant be heard on the 13th day of March 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge. Alipere, the 11th February 1911. (202-1-199)

A NIL PRAKAS FASU, M.A., B.L., intends to be enrolled as a Vakil of the High Court, Calcutta.
(210-4-144)

BASANTA KUMAR CHATTERJEE, Pleader, intends to be enrolled as a Vakil, Calcutta High Court. (253-4-196)

BRAJENDRA KUMAR CHAKRAVARTI, B.L., in-tends to be enrolled as a Vakil, Calcutta High Court. (254-4-194)

HARENDRA NATH MUKHERJI, B.L., intends to be enrolled as a Vakil of the riigh Court.

WANTED a Bihari Teacher for the Chaibassa Zilla School, on a salary of Rs. 35 a month. The applicants must have passed the r. A. or Intermediate Examination. The post is very likely to be included in the 1st class (Rs. 35—2—45) of the Lower Subordinate Educational Service. Apply sharp with copies of testimonials. testimonials.

H. BHATTACHAEYYA, Head Master, Chaibassa Zilla School.

Chaibassa, the 11th February 1911. (215 - 2)

Wanted.

FOUR passed Civil Hospital Assistants qualified in English are required for employment in Gaya district as Sanitary Inspectors. Salary Rs. 40 per mensem and a fixed conveyance allowance of Rs. 10 per mensem. Preference will be given to those having

Sanitary qualifications or experience.

Applications with copies of testimonials will be received by the Chairman, District Board, Gaya, up to

28th February 1911.

By order,

AMIRUDDIN AHMED, Secretary, District Board, Gaya.

Gaya, the 3rd February 1911.

WANTED for District Board's Office, Hooghly, an experienced Accountant. Pay Rs. 80, plus Rs. 15 P. W. allowance. Security of Rs. 500 required. Applications with copies of testimonials and certificates of age and health from persons, qualified under Bengal Government Notification No. 3334L.S.-G., dated 20th December 1901, will be received up to 19th March 1911. Persons who have not passed the F. A. Examination of the Calcutta University and are not qualified under the above Notification need not apply.

K. K. Biswas, for Chairman, District Board

Chinsurah, the 6th February 1911.

(205 - 2)

WANTED a qualified Sub-Overseer for the Sitamarhi Local Board on a salary of Rs. 30 rising to Rs. 50 by biennial increment of Rs. 2 and a fixed horse

allowance of Rs 15 only a month.

Applications will be received by the undersigned till
6th March 1911.

Mp. Wahid, Vice-Chairman, Local Board, Sitamarhi, district Muzaffarpur. Sitamarhi, the 15th February 1911. (238 - 1)

WANTED a District Engineer for the Purnea District Board on a monthly salary of Rs. 400, rising to Rs. 500 by an annual increment of Rs. 20. Applicants must be qualified under the rules promulgated under the Bengal Government Notification No. 3334LS.-G. of 20th December 1901. All applications should be accompanied by necessary certificates and submitted to the Chairman, District Board, in scaled and registered covers on a profess the 15th March 1911. and registered covers on or before the 15th March 1911.

A. H. VERNÈDE, Chairman, District Board. Purnea, the 2nd February 1911.

Wanted

A Head Draftsman for the Engineering Department with experience in drawings of large buildings and iron works and capable of taking out quantities accurately. Pay Rs. 60 to Rs. 75 per month. Also a temporary assistant draftsman for three months. Pay Rs. 40 per month. Application will be received up to 1st of March. Apply with copies of testimonials to

MANAGER, BETTIAH RAJ, district Champaran. Bettiah, the 17th February 1911. (255-2)

Notice.

WANTED a loan of Rs. 53,000 (Rs. 32,000 being required at once and the rest will be called in if required hereafter) for the Karmi Estate under the Court of Wards in the district of Darjeeling on the security of the estate of which the annual income amounts to about Rs. 14,00%. Offers stating terms should reach the undersigned by the 5th Ma:ch.

HIBA LAL SEN, for Deputy Commissioner. (219-2)Darjeeling, the 18th February 1911.

Notice.

NOTICE is hereby given that all exhibits filed in cases in the Court of the Municipal Magistrate. Calcutta, in the year 1908 will be destroyed if not taken back by the parties who filed them before the 3ist March 1911.

NIBARAN UHANDRA GHATAK, Municipal Magistrate, Calcutta.

Town Hall, Calcutta, the 8th February 1911.

Treasure Trove.

IT is hereby notified, under section 5 of the Indian Treasure Trove Act, VI of 1878, that on or about 7th January 1911, a treasure consisting of the under-mentioned coins current during the Muhammadan period and valued at Rs. 212-1 was found while demolishing the old house belonging to Kalianagounden, son of Chinnamuthuvelappagounden, of Pudupalaiyam, Gobichettipalaiyam taluk, Coimbatore district, and digging the foundation for a new house.

2. All persons claiming the said treasure or part thereof are hereby required to appear personally or by agent before the Collector of Combatore at his office at Coimbatore on Monday, the 7th August 1911, in view to the matter being enquired into and determined according to law. according to law :-

				ID:55-65.94	
			Rs.	A.	
Whole rupees, 179	***		179	0	
Half rupees, 60	***		30	0	
Quarter rupees, 10	***	***	2	8	
One-eighth rupee, 4	***	***	0	8	
One-sixteenth rupee, 1		•••	0	1	į
	Total		213	1	
				ULT WAR	а

(ILLEGIBLE), for Collector,

Coimbatore Collector's Office, the 12th February 1911.

Road Cess Notification.

THE District Board of Murshidsbad, at a special meeting held on the 6th February 1911, resolved to levy Road Cess for the year 1911-12 at the maximum rate of six pies in the rupee on the annual value of lands, &c.

A. S. MUKHERJEE, Vice-Chairman.

Murshidabad District Board's Office, Berhampore, the 10th February 1911.

Road Cess Notification.

IT is hereby notified for general information that under section 46 of the Local self-Government Act, III (B.C.) of 1885, the District Board, Muzaffarpur, at a meeting held on the 11th February 1911, have resolved to fix the rate of road cess during the year 1911-12 at the maximum rate of six pies in the rupce on the annual value of lands as howestefers. value of lands as heretofore.

A. R. MIDDLETON, for Chairman.

Muzaffarpur, the 15th February 1911. (237-1)

Irrigation Department.

In continuation of the Notice published at page 1237, Part II, of the Calcutta Gazette, dated the 21st December 1910, it is hereby notified, for general information, that the portion of the Midnapore Canal, viz, the first two Reaches extending from Mohunpore to Buramulla will remain closed to traffic, for a further period of one week from the 1st to 7th March 1911, both days inclusive, for the purpose of silt clearance from the bed of the Canal in its first two reaches.

T. BUTLER Secy. to the Govt. of Bengal.

Calcutta, the 21st February 1911.

Irrigation Department.

NOTICE is hereby given, for general information, that Hijili Tidal Canal, Range I, from Gewankhali to Etamagra will be reopened to traffic after repairs and silt clearance on the 15th March 1911, and not on the 1st March 1911, as was notified on the 9th December

T. BUILER, Secy. to the Govt. of Bengal.

Calcutta, the 21st February 1911.

Stolen.

THE Government Promissory Note No. 225240 of the 3½ per cent. loan of 1805 for Rs 500, originally standing in the name of the Accountant General of Post Office and Telegraphs, Calcutta, and last endorsed to Upendra Nath Riswas, the proprietor, by whom it was never endorsed to any other person, having been stolen, notice is hereby given that payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against numbers of the proprietors dealing with the aboveagainst purchasing or otherwise dealing with the above-mentioned security.

Name of the Advertiser-Upendra Nath Biswas, Munsif, 1st Court, Bankura.

Residence-Bankura.

(137 - 3 - 141)

NOTICE TO CREDITORS.

In the goods of Edward Ferguson, deceased.

PURSUANT to Sections 320 of Act X of 1865 and 42 of Act XXVIII of 1866, all persons having claims against the estate of the abovenamed deceased, who died on the 12th day of July 1910 at 68, Wellington Park, Belfast, in Ireland, and to whose estate Letters of Administration with copies of the Will and Codicil annexed were, on the 17th day of January 1911, granted by the High Court of Judicature at Fort William in Bengal to me. the undersigned, John Davenport, are hereby required to send full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them to me on or before the 24th day of March 1911, after which date no claims will be admitted and the assets of the estate will be distributed

Dated this 22nd day of February 1911.

JOHN DAVENPORT,

Administrator of the estate of Edward Ferguson, deceased. (239-3-195)

The Indian Tea Supply Company, Limited (in Liquidation).

NOTICE.

NOTICE is hereby given, in pursuance of section 186 of the Indian Companies Act of 1882, that a General Meeting of the Members of the abovenamed Company will, be held at the Offices of the Company, 25, Mangoe Lane, Calcutta, on Friday, the twenty-fourth of March 1911, at 12 noon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidators, and also of determining by Extraordinary Resolution the manner in which the books, accounts, and documents of the Company and of the Liquidators thereof shall be disposed of,

Witness—

H. W. Harre

H. W. HALES.

E. E. Meugens, Liquidator.

(244-1-211) Calcutta, the 17th February 1911.

Bamangara Coal Company, Limited.

THE following Special Resolutions were duly passed

THE following Special Resolutions were duly passed and confirmed at Extraordinary General Meetings of the above Company held at its Registered Office on the 1st and 15th day of February 1911, respectively:—

1. 'That the Company do make over its plant and machinery, valued at approximately Rs. 6,0.0, to Messrs. Octavius Steel & Co. in full satisfaction of their claim upon the Company."

2. "That the immovable property of the Company be transferred with and subject to all liabilities to a new Company to be formed and registered as the Keshiroda Coal Company. Limited for a nominal consideration of Rs. 10, and that the lease under which the property is held be assigned to such new Company, subject to all

Rs 10, and that the lease under which the property is held be assigned to such new Company, subject to all existing liabilities affecting the property."

3. "That such new Company shall give an undertaking that it will out of its nominal Capital of Rs. 50,000 in 5,000 shares allot shares in proportion of one share for every ten shares in the present Company, who may apply for and pay for such shares within 14 days of the transfer of lease"

4. "That the Company be wound up voluntarily, and that Mr. G. L. Sidey be and is hereby appointed Liquidator without remuneration for the purpose of such winding up with power to enter into the proposed arrangement"

OCTAVIUS STEEL & Co., Managing Agents. (256-1-208)

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United Kingdom and America, East, (Letters and pack N.B.—The larest day	West ets). for mo	nev-	South	15 V	Fod-	Thursday	7 15	
nesday and for par Australasian Colonic Straits Settlements, Straits Settlements South Africa	40	***		ursdn		28th Feb. 28th Saturday 23rd Feb.	8-30 7-30	

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Dated Calcutta, the 20th February 1911.

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THE next annual stock-taking of the Indian Law Reports kept at the Bengal Secretariat Book Depôt will commence from the 1st April 19.1. The public are hereby informed that all issues of the said Reports from the said Depôt to subscribers and officials will be suspended during that month.

F. G. WIGLEY,

Secretary to the Bengal Legislative Council and Asst. Secy. to the Govt. of Bengal, Legislative Dept.

LEGISLATIVE DEPT., BOOK DEPÔT BRANCH, The 7th December 1910.

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Annual Statement of the Sea-borne Trade and Navigation of British India with the British Emoire and Foreign Countries in the year ending March 31st, 1910 and the four preceding years, to which are appended the accounts of the Trade of Aden and of the French and Portuguese Possessions in India. Vol. I (Abstract and Detailed Table: of Imports and Exports). Super Royal, 4to, Rs. 3 or 4s, 6d. (Rs. 1.)

Variations in Indian Price Levels from 1861 to 1909 expressed in Index Numbers. Foolsap, Limp. 12a, or 1s, (2a)

Statistics of cotton spinning and weaving in the Indian Mills in September 1910. Royal 8vo. Stitched. 2a, or 2d, (1a.)

DEPARTMENT OF REVENUE AND AGRICULTURE.

Forest Pamphlet No. 16, Note on Best Season for Coppice Fellings of Teak (Tectona Grandis). Super-Royal Svo. Paper. As 4 or 5d (1a.)

Proceedings of the Board of Agriculture in India held at Pusa on the 21st February 1910 and following days with eppendices. Foolscip. Paper cover. As 8 or 9d. (2a.)

A Note on the Preservation of Bamboos from the attacks of the Bamboo Beetle or "Shortborer." Forest Pamphlet No. 15 (Forest Zoology Series), by E. P. Stebbing. 7a. or 8l. (2a)

Incendies Hin Foret (Forest Fires), by A. Jacquot. Translated by C. E. C. Fischer. Reyal Svo. Cloth. As. 14 or 1s. 3d (5a.)

ARMY DEPARTMENT.

Some practical points in the Design and Construction of willtary Buildings in India. Royal Svo. Cloth. Rs. 3-5 or 5s. (5a.)

RAILWAY BOARD.

Administration Report on the Railways in India for the calendar year 1909. Foolscap. Eins cover. Rs. 2 or 2s. 8d. (6a.)

Classified List of the State Railway Establishment and Distribution Return of Establishment of Railways corrected up to 30th June 1910. Royal 8vo. Paper cover. Re. 1 or 1s. 6d. (2a.)

OTHER LOCAL GOVERNMENTS AND ADMINISTRATIONS.

Administration Report of the Jails of the North-West Frontier Province for the year 1909. Foolscap. Paper cover. As. 10 or 10d. (2a.)

Report on Vaccination in the North-West Frontier Province for the year 1909-1910 Fadscap, Paper cover, As. 5 or 5d. (2a.)

List of new books for sale at Thomason College, Roorkee, which were not advertised before.

Roorkee Treatise and Civil Engineering-

Section IX-Railways, 5th Edition. Revised by F. G. Royal Dawson, 1908. Rs. 4.4.
Section V-Manual of Estimating, 7th Edition, 1908. (Reprint.) Rs. 3-12.
Thomason College Calendar for 1908. Rs. 5-2.
Examination question papers of the Thomason College Civil Engineer Class and Upper Subordinate Class Entrance Examination and the 4th grade P. W. Accounts Examination from 1905-1909, published by the Newal Kishore Press, Lucknew. Re. 1-4.

List of new books and periodicals for sale at the Library of the Asiatic Society of Bengul, 57, Park Street, Calcutta.

SOCIETY'S PUBLICATIONS.

Journal and Proceedings, Vol. 5. Nos. 2 to 11, at Rs. 2 each.

Memoirs, Vol. 2. No. 10, Cerrhipedes Opercules de l'Indian Museum de Calcutta. Par Mr. M. A. Gruval, at Rs. 2.

Ditto,

No. 11, Correlations of Areas of Matured Crops and the Rainfall. By Mr. S. M. Jacob, 1.C.S., at Rs. 2-8.

BIBLIOTHECA INDICA.

Rasarnavan, Fasc. 2. By Dr. P. C. Roy, at Re. 1-4.
Grihya Sangraha. By M. M. Chandra Kanta Tarkalankar, at As. 10.
Grobhila Paricista, Part I. By M. M. Chandra Kanta Tarkalankar, at Re. 1-14.
Baudhayana Srauta Sutra, Vol. 2. Fasc. 3. By Dr. W. Caland, at As. 10.
Suryya Siddhanta, Fasc. 1. By M. M. Sudhakara Dvivedi, at Re. 1-4.
Chaturvarga Cintamoni, Vol. 4. Fasc. 9. By Pandit Pramatha Nath Tarkabhusana, at As. 10.
Avadhan Kalpalata, Vol. I. Fasc. 7. By Rai Sarat Chander Das Bahadur, at Re. 1.
Mohabhasyapradipodyatya, Vol. 3, Fasc. 10. By Pundit Bahuballava Sastri, at As. 10.
Muntakhab-al-Labab. Part 3. Fasc. 1. By Major T. W. Haig, I.A., at Re. 1.

List of publications issued by the Meteorological Department from 1st July to 31st December 1910.

Monthly Weather Review from April to September 1910. (Illustrated by 7 plates.) Paper cover. Re, 1 per month.

Annual Summary of Monthly Weather Review, 1909. (Illustrated by 6 plates.) Quarto, Paper cover. Rs. 3. Memoirs of the Indian Meteorological Department, Vol. XX, Part 8. By George O. Simpson, D.Sc. (Illustrated by 2 plates.) Quarto. Paper cover. Rs. 3.

List of new books published by the Geological Survey of India during the weeks ending 24th September, 8th November, 19th November October. 12thand December 1910 and 28th January 1911.

Records of the Geological Survey of India, Volume XXXIX, 1910. By Sir Thomas H. Holland, K.C.I.E., D.Sc., F.R.S., and L. Leigh Fermor, D.Sc., A.R.S.M., F.G.S. (with Plates 1-8). Rs. 2.
Records of the Geological Survey of India, Volume XL, Part I. Director, Geological Survey of India. Re. 1.
Records of the Geological Survey of India, Volume XL, Part II. T. H. D. La Touche, Esq., B.A., F.G.S., Offg. Director, Geological Survey of India. Re. 1.
Records of the Geological Survey of India, Volume XL, Part III. Director, Geological Survey of India. Re. 1.
Memoirs of the Geological Survey of India, Palæontologia Indica. Series XV, Vol. IV. Fasc. 3. By Dr. Victor Uhlig. Rs. 8.
Records of the Geological Survey of India, Volume XL, Part IV. Director, Geological Survey of India. Re. 1.
Memoirs of the Geological Survey of India, Volume XL, Part IV. Director, Geological Survey of India. Re. 1.

List of Publications issued by the Meteorological Department during the Current quarter.

Monthly Weather Review for October 1910. Illustrated by 7 plates. Quarto. Paper cover. Re. 1.



The Calcutta Gazette.

WEDNESDAY, MARCH 1, 1911.

PART II.

Adbertisements.

[N.E.—Advertisements, Notices, &c., intended for insertion in this Part of the "Gazette" cannot be received after Noon on Monday.]

LAND SALE NOTICES.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Hooghly will be put up for sale at the office of the Collector of that district on the 24th March 1911 at 12 noon for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of mahal and pargana.	Sadar jama of whole estate,	Whether the whole estate is to be sold.	specification	are is to be sold, n of such share or hares,	Names of proprietors of property to be sold,	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it,	If only a share is to be sold, the arrears due from it.
1	9	3	4	•	6	6	7	8	9
	A THE STATE OF	Rs. A. P.	Tana cana				Rs. A. P.	Rs. A. P.	Rs. A. P.
67B	Gurbari, pargans	2,695 15 0	Nil	16 annas shar rampore and	e of mauzas Hari-	Raja Peary Mohon Mukherjee	692 2 9		99 12 0
2515	Jerut Char (Rukas- pur), pargana Hati- kanda,	2,331 0 0	Entire	NT41		Balaram Dass	*****	558 0 0	
4889	Alipur. pargana Mondalghat.	1,197 0 0	Do	Nil	 K	Messrs. K. B. Dutta and P. Chowdhury, Receivers to the estate of late Gopal Lal Seal.		59 11 11	

KUMUD NATH MERHARJI, Deputy Collector in charge.

Hooghly Collectorate, the 13th February 1911.

Notice of Sale.

NOTICE is hereby given, under sections 6 and 18 of Act XI of 1859, that the undermentioned estates or shares of estates in the district of the 24-Parganas will be put up for sale at the 'office of the Collector of that district on the 24th March 1911 at of the 24-Parganas will be put up for sale at the 'office of the Collector of that district on the 24th March 1911 at 2 o'clock noon for arrears of revenue and other demands which by law are realisable as arrears of land revenue, which in columns 6, 8 and 10 of the appended statement it is stated that only a share is to be sold, it is to be understood that separate account is kept for that share or shares are excluded from sales:—

No.	Tausi No.	Name of pargana and mahai.	Sadar jama of the whole estate.	Whether whole estate is to be sold.	If only a share is to be sold, the specification of such share.	Names of the proprietors of the properties to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to he sold, the arrears due from it.
1		1	•	5	6	7	8		10
1	1 R.S.		Rs. A. P. 5,422 3 0		16 annas minus 3 as. 4 gds. 2 kag 12 til of the entire estate, minus 8 as share in each of the mauzas Sreepur and Bagerghole, minus sgds. 24, 43 til share of mauza Boichberia, minus mauza Per- batipur, minus 12 as. share of mauza Raja Mollar Chak, minus 4 as. 1gd. 3k, 16 til share in mauza Chetla, minus 4 as. 1gd. 3k, 16 til share in mauza Chetla, minus 4 gds. 1k. 2 kag. 11til 2 kag. 5 til share of mauza Hatia- ghar, minus 6 gds. 3k, 4til, sbare in muza Satgachia, minus 3 as. 4 gds. share in mauza Rishaupur and Nausyanpur, minus 2 as. 2 gds. 2 k. 3 til, share in the rest of the mauzas minus 1 gd. 2 kag share in mauza Chetla, minus 1 gd. 1 k. 2 kag 4 til, 1 kr. share in mauza Satgachia, minus 2 as. 1 k.g 1 k. 1 kr. share in mauza Satgachia, minus 2 as. 1 k.g 1 k. 2 kag 1 k. 1 km mauzas Sreepur and Bagarghole, minus 4 as. 13 gds. 1 k. 2 kag 1 til share in mauza Boichberia, specified land in Barisa.	Tara Prosunno Roy Chowdhury and others.	Rs. A. P. 2,524 7 6		Re. A. P. 65 10 14
•	314 R.S.	Mauza Harinarayan- pur and others, par- gana Muragacha,	12,183 10 0		1a. 14gds. 4,471 kt. share in each of the mauzas Krishtorampur and Durgarampur, 5as. 5gds. 1k. 4kt. share in each of the muzas Ausbere. At asan, Kristapur, Kisornagar, Khanpur, Khordassasan, Khorgachi, Jagadishnagar, Durgaracar, Dogachia, Noada, Pitambura, Borbere, Bhagabanpur, Manika, Manpunja, Rammagar and Rassa; 5as, 5gds. 2k. 24kt. share in each of the mauzas Kuleswar, Gobindapur, Funa, Bolorampur and Moliapukur, 7as. 6gds. 14kt. share in each of the mauzas Kaikhali, Mokundapur and Harinarayanpur,		1,342 11 5	*	117 1 6}
3	346 R.S.	Mauza Santoshbati and others, pargana Balia,	5,531 0 9	******	10as, 6gds, 2dts	Ditto	8,174 13 1	• "	29 8 3
4	2276 R.S.	Daulatpur, pargana Ukhra,	716 2 2	*****	16 annas share minus 1a. 6gds. 2k. 2kt. in mauza Negardaha and 4as. in mauza Daulatpur.	Bharat Ch. Kundu and others.	618 0 9	11	19 \$ 1

Alipore, the 18th February 1911.

J. CORNES, for Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Jessore will be put up for sale at the office of the Collector of that district on the 27th March 1911 at 2 p.m. for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauri No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares,	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share,	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it,
1	8 P. S.	• 3	4	8	6 4 10 490	7	8	9
159 310	Kasimpur, pargen Taranjial, Jindanga, pargan Chengutia.	Rs. A. P. 956 15 2	Yes		Nolini Mohan Sanyal and others. Dhirendra Bala Devi	Rs. A. P.	Rs. A. P. 165 2 2 96 5 23	

Jessore, the 17th February 1911.

S. R. HIGNELL, Collector of Jessore.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Monghyr will be put up for sale at the office of the Collector of that district on the 21st March 1911 at 12 o'clock for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold,	If only a share is to be sold, specification of such share or shares,	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1		8	4	6	6	7	8	9
		Rs. A P.				Rs. A. P.	Rs. A. P.	Bs. A. P.
8223	Bisthazari, Patti Beni Singh, &c., pargana Bisthazari, thana Sikandra.	2,245 13 0		13a, 10g, 14c, 14h, Ijmali share in the villages mentioned below: 1. Amrath 2. Tamanpura 3. Ganesh Nawada 4. Rawon Sarona 5. Tatariya 6. Boria Badh 7. Jamua 8. Nim Nawada 9. Khokhna 10. Ahiyapur 11. Bhagwana 12. Newri 13. Fardokhar Orayia 2	Amir Ahmad Mokhtear and others, Entire. Part.	1,900 1 0		2,028 6 3
				All other shares than that specified will be excluded from the sale.				1 13

Monghyr, the 18th February 1911.

A. GARRETT, Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Muzaffarpur will be put up for sale at the office of the Collector of that district on the 24th March 1911 at midday for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauri No.	Name of mahal and pargans.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to b sold, the arrears due from it.
1		1 10 8		200 Metalogis 5	6 44	7	8	9
905 R.S.	Akhta Lachhmi, pargana Babra Champaran.	Rs. A. P. 1,522 1 4		Akhta 8 Madhuban 8 Madhubani 8 Madhubani 8 Parsowni 8	Babu Lalita Prasad Narain Singh and others,	Rs. A. P. 761 0 8	Rs. A. P.	Rs. A. P. 27 3 10
7080	Gopinath Amir Kuli Khan, pargana Ratti,	1,099 14 11	Entire	di a di di di di kacamatan di	Jagernath Chowdhry	,,,,,,	274 15 8	- duice

Muzaffarpur Collectorate, the 18th February 1911.

L. T. R. Lucas, for Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Patna will be put up for sale at the office of the Collector of that district on the 27th March 1911 at 12 a.m. for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of mahal and parguna,	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	3	3	4	В	6	7	8	9
		Rs. A. P.				Rs. A. P.	Rs, A. P.	Rs. A. P.
11 lj.	Bedhna Lashkaripur Buzurg nisi, ph. Bhimpur,	1,038 0 0	*****	12 annas ijmal	Bishun Parshad	778 8 0	/	32 7 0
8084	Diara Maranchi, ph.	4,462 0 0	Entire		Sheo Dayal Singh alias Tilak- dhari Singh, Vagairah.		743 12 0	
14	Anandpur Siaman O Mustsfapur Siaman, ph. Besmak. In register D is Anand- pur Siaman O Mus- tafapur.	853 13 11	Do		Aditnarain and Ajodhaya Parshad, minors under the guardianship of Mussamut Gulab Kuar, mother.		878 14 11	
10014	Ghosanda, ph. Bes- mak.	2,987 11 9		3a. 9d. 6k, 18b, 6ph, 13r. 10 til 8. A.	Mussamut Rajinderani Kuar alias Debi Kuar, Vagairah.	647 5 4		112 0 7
18760	Gangepur Pakri, ph. Teihara.	800 0 0	Entire		Ramnarain Singh and Amir Shah and Babu Chander- bhan Parshad Singh, Vagai- rah.		200 8 7	

Patna, the 19th February 1911.

E. H. BERTHOUD, Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Saran will be put up for sale at the office of the Collector of that district on Saturday, the 26th March 1911, at noon, for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share:—

Tauri No.	Name of mahal and pargana,	Salar jama of whole estate.	the whole If only a share is to be sold, specification of property to		If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.	
1	9	8	4		6	7	8	9
		Rs.	(P	art II(a) Estate temporarily settled with pr	ropristors.)	Rs. A. P.	Rs. A. P.	Rs. A. P.
3659	Bhagar Disra or Bhagar Erasi Diara, pargana Narban.	121 78 121 4		der vide Galantianen. 12 a. a. 10 augustus 13 augustus 13 augustus 14 augustus 14 augustus 14 augustus 14 augustus 14 augustus 14 augustus 1	Beni Madha Persad Narain Singh.	•	291 12 6	

S. N. GHOSE, Deputy Collector in charge.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Midnapore will be put up for sale at the office of the Collector of that district on the 27th March 1911 at 12 o'clock for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauai No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.		Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whoje estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2		•	中部 中部 中部	6	7	8	9
1069	Mehal Simulhara alias Simulhara Sankar- tiori, pargana Kasi- jora kist.	Rs. A. P. 791 0 6		Residuary share excluding S. A. Nos. 3, 4, 5 and 6. 16 annas share in mauza Simulhanda will be sold. All other shares than that specified will be excluded from the sale.	Masanta.	Rs. A. P. 568 0 6	Rs. A. P.	Rs. A. P. 184 6 6

Midnapore Collectorate, the 24th February 1911.

M. SINGH, for Collector.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situate in the district of Hooghly will be put up to sale at the Hooghly Collectorate on the 24th March 1911, corresponding to 10th Chaitra 1317 B.S.

The purchaser will be subject to the following conditions of sale:—

Conditions of Sale.

1st.—The estate to be sold to the highest bidder above the upset price which will be fixed by the Collector at the time of sale. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the

the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

2nd.—The sale is to be subject to the existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid at once.

4th.—If the amount of purchase-money exceed bs. 100, the one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale. case of original sale.

List of petty Government Estates of the District of Hooghlu to be sold on the 24th March 1911' corresponding to 10th Chaira 1317 BS.

Pauzi No.	Name of estate, thana or pargana.	Approximate area in acres.	Government revenue.	Remarks.
	Hooghly, Sadar Subdivision.	A. R. P.	Rs. A.	- 2 m 7 million 12 mil
4071 4626	Musuria, thana Balagore Toregram, Pandua	0 0° 19½ 1 1 10	4 13 20 12	Transport of Fragment (1997)
	Howrah, Sadar Subdivision.	Acres.	Total Microsoft	
4960 4964 4969 4962 4973	Bankra Bargachia Bhupatipur Bamunparah Patihati Makardaha	0353 1625 3:89 0272 0267	1 2 1 14 81 1 0 11 0 10	entierat estaron est uniform

Hooghly Collectorate, the 13th February 1911.

KUMUD NATH MUKHABJI, Deputy Collector in charge.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates, situate in the district of Balasore, will be put up to sale at the Balasore Collectorate on Friday, the 3rd March 1911, corresponding with 20th Falgun 1318 B.S.

The purchasers will be subject to the following conditions of sale:—

Conditions of Sale.

Conditions of Sale.

1st.—The estate to be sold to the highest bidder above the upset price which will be fixed by the Collector a the time of sale. The purchaser of the estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Its 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

T. No.	Number on the district roll.	Name of estate and pargana.	Approximate area in sores.	Government revenue assessed.	RBMARKS
1	577	Jamjhari beat-house land in estate Bari in pargana Balikhand in thana	-01	Rs. a. p. 0 0 6	
3 3	677 1194	Soro. Markona beat-house in ditto Gurikhal beat-house in ma. Kulida of estate Anandapur, pargana Bhelora- chore.		0 0 9 0 6 0	

Abstract Statement of the Uncovenanted Service Family Pension Fund for the quarter enaing 30th April 1910, being the fourth quarter of the year 1909-10, compared with the corresponding quarter of the year 1908-09.

PARTICULARS.	quarte 30th	r the r ending April		For quarrer 30th	ending April	Ine	rense.	Dec	Crease,
Balance in favour of the Fund at the end of the previous quarter	Rs. 1,51,87.	896 11	Par I	Ra. 1,52,26,86	4 2 6	Charles Commit	la, A. P.	R 39,1	67 7
And Income— Bub criptions from let February to 30th April in the Widows' Fund Income and outlay on office buildings and grounds Fees and stamps Amount at credit of subscribers under Rule 55 transferred to divisible surplus Amount of pension with interest received from Government of India on behalf of incombent who came upon the Fund in consequence of the mutiny of 1857 Amount of interest received from Government of India for the 1909-10	3	700 7 4.0 9 13 0 554 12	0 0 0	31	1 0 2 0 9 6 8 8 0 9 0 0	7 101	 159 0 0 4 8 0 815 12 <i>p</i> -	8,0	13 14 10 9
year 1909-10 and from subscribers on their arrear subscription		21 0 0		28				3,00	7 0 1
Amount of fine imposed on subscriptions in arrea's Total Income		98 8 10		10,52,861		7	70 4 0	8.89	6 7
GRAND TOTAL	1,62,39,4			,62,86,728			70 4 0	A 48,00	2 (0) (0)
Pensions payable to incumi ents in the Widows' Fund Ditto ditto in the Children's Fund Establishment and contingencies Loss by exchange on remittances out of India Commission paid for morey-orders	95,9 7,4 7,2	40 2 2 58 8 17 08 8 16 97 18 10 59 14 6			1 10	3,8 6	13 7 1	4,05	9 10 10 6 2 0 7 1 6
Total Expenditure	2,94,4	64 15 9		2,94,681	1 11	4,4	16 12 2	B 4,58	2 14
Balance in favour of the Fund	1,59,45,0	29 15 7	1,	59,92,097	7 5	-3,6	18 8 2	C 48,42	0 15
GRAND TOTAL	1,62,39,4	4 15 4	1,	62,86,728	9 4	7	70 4 0	48,00	3 14
Proportion of divisible surplus payable to qualified members of more than five years' standing	99,27	79 6 0	4	£2,910	15 0	6,36	33 7 0		
The second control of the control of	Widows' Fund.	Children's Fund.		Widows'	Children's Fand.	Widows'	Children's Fund.	Widon's' Fund.	Children's,
number of subscribers (on 80th April) Ditto of incumbents (on 30th April) Ditto of subscribers sparing abatement (on lat May)	951 717 997	551 841 548	1	1,000 707 1,041	584 848 580	10	2	49	33 7 34

A.—Net decrease in grand total of income

B.—Net decrease in motal expenditure

C.—Net decrease in balance

47,233 10 0
166 2 2
47,067 7 10

J. W. MEDLAND, A.C.A.,
J. C. C. GRAY,

Published by

Published by order of the Directors,

RIVERS HOWS,

Secretary.

(264-1)

U. S. F. P. Fund Office, Calcurta, the 21st January 1811.

J. M. MENDES, Accountant.

The Commissioners for the Port of Calcutta.

NOTICE is hereby given that the undermentioned packages, lying unclaimed in the Commissioners' Import Warehouse, will be sold by public auction on or after the 7th March 1911 under section 118 of Act III of 1898:—

Date of removal	Date of landing.	Marks.	No.	Quan- tity.	Description.	Vessel's name.	REMARK
1910.	1910.	Subd No. 1.			A America		
Aug. 6	Aug. 4	W in a diamond, A B on top and C below, or Nil	•	4	Bage sulphur	S S. "Caboto"	H. G.
" 6	· ?	D W in a diamond, or Nil		5	Ditto	Ditto	H. G.
" 27	. ,, 25	No mark		2	Galvanised sockets	S.S. "Clan"	
Oot. 25	Oct. 5	Ditto		1	Bar T iron	S.S. "Clan	
" 25	" 6	Ditto		1	Cask (broken and empty).		710
" 25	" в	H S in a diamond, B B		1	Keg (empty)	Ditto	H. G.
		on top and S below, or Nil			The Maria Caraca State of Section 1997	with the	
" 25	" 6	No mark	(II)	12	Cask loose staves (empty)	Ditto	H. G.
1910.	1910.	SHED No. 2.	Sul-				
lug. 6	July 28	BSW or RSW	1	1	Case	8.8. "Nile."	
" 6	Aug. 3	No mark	THE TO	2	Casks (broken and empty)	Ditto.	
" 31	,, 19	2624 in a diamond, B L on top, D below		1	Case window glass (broken)	S.S. "Barenfels."	
" 31	" 22	Samples or nil		1	Case matches	Ditto	H. G.
Sept. 9	Sept. 1	Nil or H in a triangle, K D on top, or A in a triangle, K D on top, or H in a triangle, N D on top		1	Bag (torn)	S.S. "Statesman."	
" 9	"1	Na			A quantity of loose net bullets	Ditto.	
, 9	,, 1	1391 in a diamond		18	Earthen ware pipes	Ditto.	
" 24	" 21	Nil •		1	Bundle wool	S.S. "City of Sparta."	
" 24	" 21	Do	ofer .	1	Loose bucket	Ditto.	
Oot. 4	" 23	Dilkusha in a diamond, L L P on top	0 30 00	1	Case (broken)	S.S. "Secotra."	
" 19	Oct. 10	A or Nil	- 30 m	1	Package or stove (broken)	S.S. "Tactician."	

Date of removal.	Date of landing.	Marks.	No.	Quan- tity.	Description.	Vessel's name.	REMARKS
1910.	1910.	SHED No. 2-concld.					
Oat, 27	Oct. 19	M T in a diamond, Manila below	532	1	Case	S.S. "Vorwaerts"	
, 31	" 24	WM&Co or WM&Co		1	Do	S.S. "Simla."	
1910.	1910.	Withdrawn from last sale.	A TOTAL STATE OF		2 1 and 200		
June 17	June 6	TC&8	Tariki da	1	Case	S.S. "Palermo."	
1910.	1910.	SHED No. 3.	tana Ger				
Sept. 17	Sept. 4	No mark	374		A quantity of loose planks.	turm."	
,, 17	,, 5	Ditto		1	Bale jute cutting	Ditto. S.S. "Itola."	
Oct. 24	Oct. 10	BTC in a diamond	89 or X	1	Case (broken)	S.S. 100a,	
, 24	, 10	Nil or Blackwood		1	Cask cement	Ditto.	
, 24	, 14	H M & Co	100,00	1	Barrel oil broken and empty).	Ditto	H. G.
" 31	" 25	O C Mullick & Co	1951.	1	Case	S.S. "Rauenfels."	
1910.	1910.	SHED No. 4.					
Aug. 13	Aug. 11	No mark		5	Kegs (empty)	S.S. "Politician."	
" 31	" 26	Ditto		1	Bag adjwan (torn)	8,8, "Canara."	
,, 31	" 26	Ditto	70 M	1	Cask (broken and empty).	Ditto.	
Sept. 9	Sept. 8	Diito		5	Pieces loose buckets	8.8. "Clan	
" 9	" 8	Ditto			A quantity of loose bolts and rivets.	Ditto.	
,, 19	" 10	8 G M	4601	1	Case	S.S. "Sumatra."	
,, 28	" 24	No mark		1	Cask cement	S.S. "Mombassa."	A A SI
" 28	" 22	Ditto		2	Tins oil (broken and empty).	Ditto	H. G.
Oot. 20	Oct. 14	DO	2	1,	Case	S.S. " Nysnza."	A STATE OF

Date of removal.	Date of landing.	Merks.	No.	Quan-	Description.	Vessel's name.	REMARKS
1910.	1910	SHED No. 4-concld.			100 100 100		
Oct. 20	Oct. 10	No mark		1	Cask seed (broken)	S.S. "Nyanza."	
" 20	" 6	SAJ Delhi	13	1	Case ,	Ditto.	
1910.	1910.	Withdrawn from last sale.					
June 8	May 31	A C 29970 or A C	···	1	Parcel	S.S. "Hohenfels."	and the
,, 29	June 21	M Co in a triangle, C Co		1	Case	S.S. "Nyanza."	
		or G on top.					
1910.	1910.	SHED No. 5.					
Aug. 10	Aug. 2	No mark		1	Cask coaltar (leaky)	S.S. "City of Edinburgh."	H. G.
" 17	" 15	K T in a diamond	515-23	1	'Parcel	S.S. "City of Agra."	
Sept. 2	" 30	John Poor or Pear Darjeeling or Herrn Emil Fischler · · · Madras	182	1	Do	S.S. "Nippon."	
" 15	Sept. 5	No mark		1	Horse-box	S.S. "City of Benares."	
" 15°	, 2	S S C or Nil	ne sale	22	Kegs (leaky)		Н. С.
Oct. 1	" 20	No mark	10000	1	Casting	S.S. "Craftsman."	
" 1	" 20	1221 in a diamond, S S on top, C below, or Nil.		1	Bag soda (torn)	Ditto.	
" 1	,, 20	993 47039 in a diamond, G A on top & Co below or Nil.	4016	1	Case	Ditto.	
,, 12	Oct. 6	B & Co	83	1	Case	S.S. "Lindenfels."	H. G.
, 12	" 4	J		1	Keg red lead	Ditto.	
,, 12	" 5	H D D in a diamond		6	Casks oil (leaky)	Ditto	H. G.
, 28	,, 13	Ditto		4	Ditto (ditto)	SS. "Stolzen-	H. G.
, 28	" 12	7564 in a diamond, A J on top.	7	1	Case	fels." Ditto.	
, 28	" 19	B & Co	107, 124	2	Cases	Ditto.	
, 28	" 11	B sethia in a diamond or Sethia in a diamond, A	••••••••••••••••••••••••••••••••••••••	3	Casks (broken and empty).	Ditto.	
		C on top & Co below.					

Date of removal.	Date of landing.	Marks.	No.	Quan- tity.	Description.	Vessel's name.	REMARKS
							* 10
1910.	1910.	SHED No. 5-concid.	100		7 Ph.		1
Oct. 28	Oct. 15	HD		4	Kegs	S.S. "Stolzen- fels."	
" 28	, 11	1654 in triangle, W C on top.	27	1	Case	Ditto.	
1910.	1910.	Withdrawn from last sale.				6.	
May 2	Apr. 23	WH&Co. or Wm H&	133	1	Case	S.S. "Sicilia."	
+		Co.					
							4-14
1910.	1910.	SHED No. 6.					
Aug. 15	Aug. 12	No mark	···.		A quantity of staves	S.S. "Algeria."	
Sept. 13	Sept. 8	Ditto		1	Case milk (broken)	S.S. "Colaba."	
" 13	,, 8	Ditto		1	Bag fireclay	Ditto.	
,, 13	,, 5	TO		1	Package	Ditto.	
" 13	" 3	Sign of a diamond, M S on top, A G below, or Nil.	, <u>"</u>	2	Kegs (empty)	Ditto	H. G.
,, 13	" 3	PW D, 2nd Division		1	Keg (empty)	Ditto	H. G.
" 1 3	" 5	ISR, Oudh and Rohil- khund, or Nil.		5	Casks (empty)	Ditto	н с.
" 29	" 17	Sign of a diamond, B L on top, D below, or Nil.		2	Cases window glass (broken).	S.S. "Birkenfels."	
Oot. 8	" 27	K or nil		. 2	Cast-iron connections (broken).	S.S. "City of Colombo."	
" 8	" 26	SSC or SSC or Nil		3	Kegs phenyle	Ditto.	
1910.	1910.	SHED No. 8.					
Aug. 5	July 29	Sadyram Chandan Mull		1	Package	S.S. "Fooksang."	
ept. 6	Aug. 29	MIR Sillors C/o P & O		1	Truss	S.S. "Sardinia."	
" 6	,, 29.	II Red I White •	•••	34	Bars T iron	Ditto.	
" 22	Sept. 12	B. Lawrie or Nil		36	Clay pipes	S.S. "Historian."	
" 28	, 15	H in a bell	208-209	2	Cases	S.S. "Kutsang."	

Date of removal.	Date of landing.	Marks.	No.	Quan- tity.	Description.	Vessel's name.	REMARKS
1910.	1910.	SHED No. 8-concld.	marine de la companya				
Sept. 23	Sept. 15	MSEA&Co. or MSE&Co.	1011	1	Case	S S. "Kutsang."	**
Oct. 11	" 26	HNA		1	Bag niger seed or rape seed.	SS. "Sangola."	
, 11	" 26	H G		5	Bags niger seed or rape seed.	Ditto.	
, 11	" 26	Nil or H A		1	Bag dry dates	Ditto.	
" 11	" 26	Nil or A E		1	Ditto	Ditto.	
,, 11		SA		1	Package wet dates	Ditto.	
,, 11	" 26	HTA or HTA	•••	2	Bags dates	Ditto.	
" 11	" 26	No mark		8	Ditto	Ditto.	
,, 19	Oct. 5	5016 in a diamond, T B on top.	951	1	Case	S.S. "Fooksang."	
, 81	" 20	JWC in a diamond,		1	Bundle hoop iron	S.S. "Carrigon Head."	
		Madras below, or JWC in a diamond or					
		Nil.				The same of	
1910.	1910.	Kidderfore Docks. Cargo lying in Import Warehouse.	rajer Valusti su Englis su			144.44	
ot. 8	Sept. 4	GSBS in a diamond		2	Cases	S.S. "Itonus."	
, 8	" 22	No mark		1	Bag turmeric	Ditto.	
1910.	1910.	Withdrawn from last sale.	int wide to	- 125 1 ort.			
une 11	May 24	FWH or FWH in a diamond.	***	13	Cases	S.S. "Itonus."	
1910.		Unidentified goods.					
ug. 31		Nil		1	Keg nails.		
ept. 5		Nil	y	3	Pieces comforters (torn).	12	
		Nil	**************************************		A small quantity of sugar and dal.		
ept. 30	•••	Ńil	Marine 1	3	Singlets.		
ot. 10	••	Nil	A 19.00		A quantity of dry dates.	0	
		Nil			A quantity of chalk.		

C. H. WINDLE,
Traffic Manager, Port Commissioners.

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL

the week Anding 21st February 1911

for the week ending	21st February 1311.
LIABILITIES. Rs. A. F. Capital paid up 2,00,00,000 0 0 0 1,75,00,000 0 0 0	ASSETS Rs. A. P. Government Securities 2,61,55 310 0 0 Other authorized Investments 77,60,093 0 0
Public Deposits at Head Office 88 78,02,327 8 8 Ditto ditto at Branches 8,38,795 0 9 Other Deposits at Head Office and Branches 15,41,63,8 6 3 10	Loans on Government and other authorized Securities 4,76,91,243 6 10 Accounts of Credit on ditto ditto 4,87,93 351 2 11 Bills discounted and purchased 3,21,66,920 10 2 Balances with other Banks 16,48,979 10 11
Bank Post Bills, &c 6,76,799 15 7 Sundries 13,42,679 3 2	Bullion 21,75,053 4 3 Dead Stock 21,75,053 4 3 Stamps 14,307 8 6 Sundries 2,25,069 7 3
	Cash & Currency Notes at Head Office* Rs. 1,71,83,283 8 7 Cash & Currency Notes at Branchest ,, 2,41,17,496 9 7
Rapees 20,95,31,208 0 0	Rupees 20,95,21,208 0 0
*Includes Sovs, & 1 Sov † Do. do.	rs., value Rs. 85,470 0 0 do. 4,01,195 0 0 0 4,86,660 0 0

Rate for Demand Loans, 8 per cent.

By order of the Directors,

BANK OF BENGAL, Calcutta, the 23rd February 1911.

. Percentage, 24.00. D. S. McClure, Offg. Chief Accountant. L. G. DUNBAR,

Secretary and Treasurer. (271-1)

100

In the Court of the 3rd Munsif at Alipore, District 24-Parganas.

O. S. No. 26 of 1911.

Benode Behary Ghose, plaintiff, versus Tinkauri Lal Ghose, defendant.

ADVERTISEMENT.

In the above suit preliminary judgment has been passed by the Court on the 20th February 1911. In terms of the order passed in the said judgment, it be declared that the plaintiff had six annas share in the business of the refreshment shop, situated at No. 1, outside gate, Kidderpore Dock, under the name and style of Ghose & Co., except for the period from 18th January 1910 to 7th February 1910, when he had eight aunas share; that the defendant had ten annas share in the business except for the period from 18th January to 7th February 1910, when he had eight annas share. It be also declared that the partnership be dissolved from the 28th February 1911.

TARAPADA CHATTERJI,

Munsif, 31d Court, Alipore, district 24-Parganas.

(275-1-261) Alipore, the 22nd February 1911.

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

No. 17 or 1910.

Re Krishna Chunder Shaha and others.

Ex-parte Sewdass Gangadass and others, Creditors.

NOTICE is hereby given that by an order of Court dated the 7th day of February 1911, the order of adjudication made herein on the 21st day of March 1910 was annulled so far as it relates to Krishna Lal Mondal, Panchanon Mondal, Kisheri Mohan Mondal, Anath Bandhu Mondal and Srimati Basanta Kumari

C. E. GREY, Official Assignee of Calcutta. Dated the 23rd day of February 1911.

EL ACEST

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

No. 94 of 1910.

Re Begraj, Tularam and Ramsuk.

Ex-parte Kaluram and Jhohermull, Creditors.

NOTICE is hereby given that by an order of Court dated the 7th day of February 1911, the order of adjudication made herein on the 5th day of July 1910 was annulled.

C. E. GREY, Official Assignee of Calcutta. Dated the 23rd day of February 1911.

NOTICE.

No. 39 of 1911.

Re Kanai Lal Sinha, now or lately residing at No.

Darmahatta Street, in the town of Calcutta, and there lately carrying on business as a merchant.

O'N the 16th day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Note .-- All debts due to the estate should be paid

Dated this 24th day of February 1911. C. E. Grev, Official Assignee of Calcutta.

NOTICE.

No. 41 of 1911.

Re Saroda Prasad Palit, residing at No. 21, Raja's Lane in the town of Calcutta, lately carrying on business at No. 182, Lower Chitpore Road, as dealers and importers of pictures and picture frames under the name, style and firm of Bose, Palit & Co., in copartnership with one Radharam Bose, since deceased, at present holding a private service under J. N. Mandal, a dealer

and importer of pictures and frames.

On the 10th day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE.—All debts due to the estate should be paid to me.

Dated this 21st day of February 1911. C. E. GREY, Official Assignee of Calcutta.

No. 43 of 1911.

Re Reginald Vivian Everest Glass, a motor driver, and Jane Frances Glass, husband and wife, both residing at No. 12, Maulvi Golam Sobhan's Lane, in the town of Calcutta, the latter unemployed and doing nothing.

On the 13th day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency IJurisdiction adjudging the abovenamed as insolvents.

Norg.-All debts due to the estate should be paid to me

Dated this 21st day of February 1911.

C. E. GREY, Official Assignee of Calcutta.

NOTICE.

No. 44 of 1911.

R. Henry Edmund Kagel, residing at No. 18, Phear's Lane, in the town of Calcutta, and employed as a Carriage Examiner in the Bengal-Nagpur Railway, at

Carriage Examiner in the Bengal-Nagpur Railway, at Kharagpore station.

On the 15th day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE .- All debts due to the estate should be paid to me.

Dated this 21st day of February 1911.

C. E. GREY, Official Assignee of Calcutta.

NOTICE.

No. 45 of 1911.

Re Bhola Nath Dass, residing at No. 3, Radhamohan Pal Lane, in the town of Calcutta, lately a landholder and at present of no occupation.

On the 20th day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Nore.-All debts due to the estate should be paid to n

Dated this 24th day of February 1911.

C. E. GREY, Official Assignee of Calcutta. (286-1)

NOTICE.

No. 46 of 1911.

Re Harry Allan Vears, residing at No. 49-6, Bentinck Street, in the town of Calcutta and serving as a Preventive Officer in His Majesty's Imperial Customs,

Calcutta.

On the 20th day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

-All debts due to the estate should be paid to me.

Dated this 24th day of February 1911.

C. E. GREY, Official Assignee of Calcutta.

NOTICE.

No. 48 of 1911.

Re Henry Eustace Soler, residing at No. 8, Ureck Lane,

Re Henry Eustace Soler, residing at No. 8, Creek Lane, in the town of Calcutta, formerly carrying on a dairy business at the same place, at present without any occupation.

On the 22nd day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Inselvency Jurisdiction adjudging the abovenamed as an insolvent.

Nors.-All debts due to the estate should be paid to me

Dated this 24th day of February 1911.

C. E. GREY, Official Assignee of Calcutta-(284-1)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 88 of 1910.

In the matter of Mr. Samuel Andrews Ginivan, of No. 177, Lower Circular Road, than Baniapukur, district 24-Parganas, applicant, debtor.

PURSUANT to a petition dated the 5th November 1910, and on reading the said petition and hearing the pleader for the said applicant on 30th January 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

Dated this the 15th day of February 1911.

T. W. RICHARDSON, District Judge. (221 - 1 - 269)

ORDER OF ADJUDICATION.

Section 16 of the Provincial Insolvency Act, III of 1907.7

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 87 or 1910.

In the matter of Ahmad Buksha, son of Munshi Matab-uddin, of Madyamgram, than Barout, district 24-Parganas, applicant, debtor.

PURSUANT to a petition dated the 4th November 1910, and on reading the said petition and hearing the pleader for the said applicant on 16th January 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent. The 6th March 1911 is fixed for the creditors to prove their debts.

Dated this the 30th day of January 1911.

T. W. RICHARDSON, District Judge. (141-1-252)

In the Court of the District Judge of Burdwan.

Notice under section 12 (2) of the Provincial Insolvency Act, III of 1907.

INSOLVENCY CASE No. 29 of 1910.

NOTICE is hereby given to the creditors Ranglal Karmaker and others, of Irkona, thana Galshi, district Burdwan, that the insolvency petition filed by the judgment-debtor Hari Das Karmakar, of Mithapukur Lane. in town Burdwan, has been admitted, and that the 2nd March 1911 has been fixed for the hearing

E. B. H. PANTON, District Judge. Burdwan Judge's Office, the 6th February 1911. (179-1-249)

NOTICE.

In the Court of the Deputy Commissioner of Darjeeling.

INSOLVENCY CASE No. 20 or 1910.

Amritman Sirdar of Singamari, Darjeeling, insolvent. WHEREAS an application has been filed by the abovenamed for being declared an insolvent, and the same will be heard by the Deputy Commissioner of Darjeeling on the 9th day of March 1911.

F. G. E. PIFFARD, for Deputy Commissioner, (282-1-266)

In the Court of the Deputy Commissioner of Darjeeling.

INSOLVENCY CASE No. 2 or 1911.

Karbir Gosain, of Kurseong, insolvent.

WHEREAS an application has been filed by the abovenamed for being declared an insolvent, and the same will be heard by the Deputy Commissioner of Darjeeling on the 9th day of March 1911.

F. G. E. PIFFARD, for Deputy Commissioner. Darjeeling, the 21st February 1911. (281-1-265)

NOTICE.

In the Court of the Deputy Commissioner of Darjeeling.

INSOLVENCY CASE No. 1 or 1911.

Darbari Ram, of Mirik, Darjeeling, insolvent. WHEREAS an application has been filed by the abovenamed for being declared an insolvent, and the same will be heard by the Deputy Commissioner of Darjeeling on the 9th day of March 1911.

F. G. E. PIFFAED, for Deputy Commissioner. (283-1-264)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of H. J. Callaghar of 7, Church Road, Howrah, has been admitted by this Court as No. 16 of 1911, and that the 25th March next has been fixed for the hearing thereof.

W. N. DELEVINGNE, District Judge.

Chinsura, the 25th February 1911.

(296 - 1 - 263)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Paran Chandra dakrabarti, of Bade-sola, than Chanditala, district Hooghly, has been admitted by this Court as No. 18 of 1911, and that the 22nd March next has been fixed for the hearing thereof.

W. N. DELEVINGNE, District Judge. Chinsura, the 25th February 1911. (295-1-262)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Frovincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Abdur Mallik, of Mustafapur, thana Singur, district Hooghly, has been admitted by this Court as No. 10 of 1911, and that the 18th March next has been fixed for the hearing thereof.

W. N. DELEVINGNE, District Judge. Chinsura, the 23rd February 1911. (289-1-259)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Brovincial Insolvency Act, III of 1967, to his creditors, that the insolvency petition of James Henry Percy Courtneay, Assistant Station Master, Bengal-Nagpur Railway, Santragachi, has been admitted by this Court as No. 14 of 1911, and that the 2 and March next has been fixed for the hearing thereof.

W. N. DELEVINGNE, District Judge. Chinsura, the 24th February 1911. (292-1-258)

In the Court of the District Judge of Hooghly.

NOTICE, is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Chunilal Sadhukhan, son of Ryecharan Sadhukhan, of Shibpore, thana Shibpore, district Hooghly, has been admitted by this Court as No. 11 of 1911, and that the 20th March next has been fixed for the hearing thereof.

W. N. DELEVINGNE, District Judge.

Chinsura, the 24th February 1911. (291-1-257)

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 30 or 1910.

NOTICE is hereby given that Reszuddin Mallik, son of Dedar Bukhsh Mallik, of Dudhkalmi, thana Chanditala, district Hooghly, was, on the 18th February 1911, adjudged an insolvent. The 12th March next has been fixed for framing a schedule of debts and creditors. Claimants are directed to prove their claims on that day.

W. N. DELEVINGNE, District Judge. (288 -1-256) Chinsura, the 23rd February 1911.

In the Court of the District Judge of Hooghly.

OTICE is hereby given, under clause (2) of section
12 of the Provincial Insolvency Act, III of 1907,
to his creditors, that the insolvency petition of Haricharan Baral, son of Kalicharan Baral, of Raghabpur,
thana Singur, district Hooghly, has been admitted by
this Court as No. 1 of 1911, and that the 18th March
next has been fixed for the hearing thereof.

W. N. DELEVINGNE, District Judge. Chinsura, the 24th February 1911. (290 - 1 - 255)

In the Court of the District Judge of Manbhum-Sambalpur.

INSOLVENCY CASE No. 11 of 1910.

N OTICE is hereby given, under clause 7, section 16 of the Provincial Insolvency Act, III of 1907, to his creditors that Dinabandhu Fojdar, son of late Kashinath Fojdar, at present residing at Muzaddi, pargana Chaurasi, district Manbhum, was adjudicated an insolvent by order of this Court dated the 16th January 1911

ADWAITA PRASAD DE, for District Judge. Purulia, the 16th February 1911. (242-1-281)

In the Court of the District Judge of Manbhum-Sambalpur.

INSOLVENCY CASE No. 2 or 1911.

NOTICE is hereby given that under clause 2 of section 12 of the Provincial Lisolvency Act, III of 1907, to all concerned, that the insolvency petition of Indra Naram Aditya, resident of Muru, pargana Pathkum, district Manbhum, has been admitted by this Court, and that the 8th March 1911 has been fixed for hearing thereof.

ADWAITA PRASAD DE, for District Judge. Purulia, the 16th February 1911. (241-1-282)

In the Court of the District Judge of Murshidabad.

INSOLVENCY CASE No. 9 of 1911.

(Acr III or 1911).

In the matter of Girish Chandra Acherji, son of late Kailas Chandra Acherji, of Lalbagh, police-station Shahanagar, district Murshidabad.

NOTICE is hereby given to all concerned that the abovenamed petitioner has applied to this Court to be declared an insolvent, and his case has been fixed for hearing on 24th March 1911.

D. Bose, for District Judge. Berhampore, the 21st February 1911. (272-1-253)

In the Court of the District Judge of Nadia.

INSOLVENCY CASE No. 6 of 1911. Petitioner Annada Prasad Bag.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors that the insolvency petition of Anuada Prasad Bag, of Sunderpur, police-station Karimpur, district Nadia, has been admitted by this Court as No. 6 of 1911, and that 11th March 1911 has been fixed for the hearing thereof.

S. C. MALLIK, District Judge. Krishnagar, the 21st February 1911. (265-1-254)

In the Court of the District Judge of Purnea.

INSOLVENCY CASE No. 3 of 1911,

ACT III OF 1907.

PRESENT:

S. S. Skinner, Esq., I.c.s , District Judge of Purnea. In the matter of the application of Karim Bux Mian and Abdul Mian of Harpur Madi, pargana Dharumpur, thana Dhamdaha, district Purnea, applicants.

NOTICE is hereby given to all concerned that the abovenamed applicants have applied to this Court to be declared insolvents, and that their case has been fixed for the 25th day of March 1911 for hearing

S. S. SKINNER, District Judge.

Purnea Judge's Office, the 20th February 1911. (268-1-260)

In the Court of the District Judge of Purnea.

INSOLVENCY CASE No 1 of 1911,

Acr III or 1907.

PRESENT :

S. S Skinner, Esq., 1 cs., District Judge

In the matter of the application of Sheikh Najaf Ali, son of Sheikh Kadramulla, deceased, by caste Muhammadan, by occupation cultivator, of Pomra, pargana Badaur, thana Gopalpur, district Purnes, applicant.

NOTICE is hereby given to all concerned that the abovenamed applicant has applied to this Court to be declared an insolvent, and that his case has been fixed for the 1st day of April 1911 for hearing.

S. S. SRINNER, District Judge.

Purnea Judge's Office, the 21st February 1911. (267-1-284)

In the Court of the Judicial Commissioner of Chota Nagpur at Ranchi.

INSOLVENCY CASE No. 1 of 1911.

In the matter of Seikh Hussein Bux of Dhunwar, district Hazaribagh.

NOTICE is hereby given to all concerned that the abovenamed petitioner has applied to this Court to be declared an insolvent, and that his case has been fixed for the 17th day of March 1911.

D. H. KINGSFORD, Judicial Commissioner. Judicial Commr.'s Office, Ranchi, the 25th February (299-1-283)

Notice.

INSOLVENCY CASE No. 1 of 1911.

Waris Darzi, petitioner.

Waris Darzi, petitioner.

WHEREAS Waris Darzi, of town Arrah, thana Arrah, has applied to this Court by a petition dated 8th December 1910 to be declared insolvent under the Provincial Insolvency Act, III of 1907, and has therein stated that (1) Mussamat Kaniz, of town Arrah, (2) Shaikh Mian, of Dharahra, thana Arrah, (3) Israil, of town Arrah, and (4) Collector of Shahabad, thana

Arrah, are creditors of the atoresaid petitioner, this is to give notice that the Court has fixed 17th March 1911 for hearing of the atoresaid petition and the examination of the debtor. If there be other creditors, and if they desire to be represented in the matter, they should attend in person or by duly instructed pleader by the above date.

M. SMITHER, District Judge.

Shahabad Judge's Court, the 11th February 1911.

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 5 or 1911. Amulya Chandra Banerjee, son of late Mohesh Chandra Banerjee, of Kalighat, thana Bhowanipur, district

24.Parganas, applicant,
To (1) Khetramohan Ghosh, (2) Bipinbihari Dey, (3)
Sreemoti Shamapada Debi, (4) Narendranath Halder,
all of Kalighat, district 24-Parganas, creditors.

ON the 6th day of February 1911, it was ordered that the matter of the petition of the applicant be heard on the 13th day of March 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge.

Alipore, the 15th February 1911. (224 - 1 - 267)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 95 of 1910.

Budhui Mandal, son of late Jamir Mandal of Ram-chandrapur, thana Sonarpur, district 24-Parganas-

To Pyari Banu and others-Creditors.

ON the 13th day of February 1911 it was ordered that the matter of the petition of the applicant be heard on the 6th day of March 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge.

Alipore, the 18th February 1911. (250-1-268)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 11 or 1911.

Gagan Chandra Koyal, son of late Digambar Koyal, of Ramnathpur, thana Kulpi, district 24-Parganas, applicant,

applicant,
To (1) Rameswar Tewari, (2) Ramsakal Tewari, (3)
Bindeswar Darwan, (4) Srinibash Naskar, (5) Bhutnath Paramanik, (6) Jadunath Maharaj, all of district
24-Parganas, creditors.

ON the 6th day of February 1911, it was ordered that the matter of the petition of the applicant be heard on the 13th day of March 1911 and that the said applicant do attend to be examined by this Court on that

T. W. RICHARDSON, District Judge.

Alipore, the 15th February 1911. (227-1-270)

NOTIUE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 3 of 1911.

Butta Krishna Dutta, son of late Prosanna Kumar Dutta, of Bhowanipur, Russa Road, Beltala, thana Bhowanipur, district 24-Parganas, applicant. To Nagendra Nath Dass and others, creditors.

ON the 30th day of January 1911, it was ordered that the matter of the petition of the applicant be heard on the 20th day of March 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge.

Alipore, the 15th February 1911. (228-1-277)

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 2 or 1911.

Satis Chandra Biswas, son of late Baikantonath Biswas, of Gobindapur, thana Sonarpur, district 24-Parganas,

applicant.
To Uttam Charan Dass and others, creditors

ON the 6th day of February 1911, it was ordered that the matter of the petition of the applicant be heard on the 13th day of March 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge. Alipore, the 15th February 1911. (23-1-276)

NOTICE.

In the Court of the District Judge of 24 Parganas.

INSOLVENCY CASE No. 14 or 1911.

Dabiruddin Ahamed alias Dabiruddin Sardar, of Farsi Bazar, Balliaghatta, district 24-Parganas, applicant.

(1) Kedarnath Poddar, (2) firm of Chandrakanto Mazumdar and Narendra Nath Bullov, of district 24-Parganas, (3) Kuloo Balu Lalchand, Bankers, (4) Majdin Mondal, (6) D. R. Boga, (6) Surajbhan, of Calcutta, creditors.

ON the 13th day of February 1911, it was ordered that the matter of the petition of the applicant be heard on the 20th day of March 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. KICHARDSON, District Judge.

Alipore, the 18th February 1911. (248-1-278)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 15 OF 1911.

Shaikh Abdul Huq, of 29, Jhawtolla Road, thana Bally-gunge, district 24-Parganas, applicant, To (1) Srimatty Najibunnessa Bibi, (2) Nobogopal Sarkar, (3) Surjan Shaw Danowalla, of Calcutta,

ON the 18th day of February 1911, it was ordered that the matter of the petition of the applicant be heard on the 20th day of March 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge. Alipore, the 18th February 1911.

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 105 or 1910.

Tulsi Charan Das, son of late Kanailal Das, of 9-1-1, Gangadhar Banerjee's Lane, Khidderpur, district 24-Parganas—Applicant.

To (1) Ramkrishna Das, (2) Srimati Tulsi Devi, (3) Srimati Haridasi Debi, (4) Gopal Chandra Ghosal, (5) P. N. Biswas, (6) Shaik Nazir Muhammad, (7) Loknath Chatterjee, all of Calcutta—Creditors.

ON the 18th day of February 1911, it was ordered that the matter of the petition of the applicant be heard on the 20th day of March 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge. Alipore, the 18th February 1911. (249-1-280)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 18 of 1911.

Sanyasi Mandal, son of late Jamir Mandal, of Ram-chandrapur, thana Sonarpur, district 24-Parganas, applicant. To Pyari Banu and others, creditors.

ON the 13th day of February 1911, it was ordered that the matter of the petition of the applicant be heard on the 6th day of March 1911, and that the said applicant do attend to be examined by this Court on

T. W. RICHARDSON, District Judge.

Alipore, the 18th February 1911. (245-1-271)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 17 or 1911.

Maniraddi Mandle, son of late Jamir Mandle, of Ram-chandrapur, thana Sonarpur, district 24-Parganas, applicant,
To Pyari Banu and others, creditors.

ON the 13th day of February 1911, it was ordered that the matter of the petition of the applicant be heard on the 6th day of March 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge. (246 - 1 - 272)Alipore, the 18th February 1911.

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 6 or 1911.

Baikanto Nath Dass, son of late Bhairab Chandra Dass, of Sreepur, thana Joynagore, district 24-Parganas,

applicant.
To (1) Naba Kumar Ghosh, (2) Abhoy Charan Safui,
(3) Rajendranath Kashari, (4) Nabakumar Das Kaga,
(5) Kalinath Choudhury, (6) Haridas Das, (7) Hiralal Chatterji, (8) Haran Halder, all of thana Joynagore, district 24-Parganas, creditors.

ON the 30th day of January 1911 it was ordered that the matter of the petition of the applicant be heard on the 13th day of March 1911, and that the said applicant do attend to be examined by this Court on that

T. W. RICHARDSON, District Judge. Alipore, the 15th February 1911. (225-1-273)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 1 or 1911.

Jotindranath Basu, son of late Rakhaldas Basu, of Rajpur, thana Sonarpur, district 24-Parganas, applicant

cant.
To (1) Khelat Chandra De, (3) Benode Bihari Dhur, of district 24-Pargands, (2) Kalidas Mitra, (4) Peltom Singh, (5) Chait Singh, (6) Khagendranath Jote, (7) Harinath De, (8) Gopal Ram, (9) Anant Ram, (10) Pulto Singh, (11) S. I. Lakhia, of Calcutta, and there creditors.

ON the 30th day of January 1911, it was ordered that the matter of the petition of the applicant be heard on the 13th day of March 1911, and that the said appli-cant do attend to be examined by this Court on that

T. W. RICHARDSON, District Judge. Alipore, the 15th February 1911. (222-1-274)

In the Court of the District Judge of 24 Parganas.

INSOLVENCY CASE No. 7 of 1911.

Pitambar Khara, son of late Uday Chand Khara, of Nabasan, thana Budge-Budge, district 24-Paganas, applicant.

To (1) Kumad Krista Mondal, (2) Kali Kumar Parui, (3) Chandra Coomar Khara. (4) Deb Dutta Singh. Durwan, (5) Ramananda Singh. Durwan, (6) Sarakhal Disthit, all of Bowell, thana Budge-Budge, district 24-Parganas, creditors.

On the 6th day of February 1911, it was ordered that the matter of the petition of the applicant be heard on the 13th day of March 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. REGELERSON, District Indeed

T W. RICHARDSON, District Judge. Alipore, the 15th February 1911. (226-1-275)

A NIL PRAKAS PASU, M.A., BL., intends to be enrolled as a Vakil of the High Court, Calcutta.
(210-4-144)

BASANTA KUMAR CHATTERJEE, Pleader, intends to be enrolled as a Vakil, Calcutta High Court. (253-4 - 196)

BRAJENDRA KUMAR CHAKRAVARTI, BL., in-tends to be enrolled as a Vakil, Calcutta High Court.

A PPLICATIONS are invited for the post of Superin-tendent of the office of the Magistrate-Collector of lirbhum, and will be received up to the 9th March

The pay of the post is Rs. 150 a month.

None outside the Burdwan Division who has no previous experience of Revenue and Criminal office work

R. KRISHNA, Magistrate and Collector. The 22nd February 1911.

WANTED for the Office of the Executive Engineer, Eastern Sone Division, a thoroughly competent and experienced acting Draftsman, for six months or and experienced acting Draftsman, for six months or less, on Rs. 50 a month. Applications with testimonials should reach the undersigned on or before 3rd March 1911.

None need apply who is not thoroughly qualified for the post.

Executive Engineer, Eastern Sone Division. Bankipore, the 22nd February 1911.

WANTED a District Engineer for the Purnea WANTED a District Engineer for the Purnea District Board on a monthly salary of Rs. 400, rising to Rs. 500 by an annual increment of Rs. 20. Applicants must be qualified under the rules promulgated under the Bengal Government Notification No. 3334L.S.-G. of 20th December 1901. All applications should be accompanied by necessary certificates and submitted to the Chairman, District Board, in sealed and registered covers on or before the 15th March 1911.

A. H. VERNEDE, Chairman, District Board. Purnea, the 2nd February 1911.

Notice.

WANTED a Head Clerk for the District Engineer's office on a salary of Rs. 30 rising to Rs. 50 by an annual increment of Rs. 4. Applications will be received up to Saturday, the 11th March 1911. Preference will be given to a graduate or to an undergraduate with sufficient experience of clerical works.

BINOY KRISHNA BASU, District Engineer, 24-Parganas. Alipore, the 22nd February 1911.

Wanted.

WANTED for the Bhagalpur District Board to be employed as Sanitary Inspectors—One Assistant Surgeon on pay of Rs. 100 a month with a fixed travelling allowance of Rs. 50 a month and two Sub-Assistant Surgeons on pay of Rs. 50 a month with fixed travelling allowance of Rs. 25 a month.

The appointment will be subject to the condition that the officers will be required to go through any course of special training that might bereafter be laid down by Government in accordance with paragraph 3 of the Government Circular No. 6T. L. 8.-G., dated the 6th May 1910

Applications, stating age, qualifications with copies of diploma and testimonials, will be received by the under-signed up to the 15th of March 1911.

E L. L. HAMMOND.

Chairman, District Board, Bhagalpur. District coard's Office, Bhagalpur, the 23rd February

Wanted

A Head Draftsman for the Engineering Department with experience in drawings of large buildings and iron works and capable of taking out quantities accurately. Pay Rs. 60 to Rs. 75 per month. Also a temporary assistant draftsman for three months. Pay Rs. 40 per month. Application will be received up to 1st of March. Apply with copies of testimonials to

MANAGER, BETTIAH RAJ. district Champaran. Bettiah, the 17th Pebruary 1911. (255-2)

Notice.

WANTED a loan of Rs. 53,000 (Rs. 32,000 being required at once and the rest will be called in if required hereafter) for the Karmi Estate under the Court of Wards in the district of Darjeeling on the security of the estate of which the annual income amounts to about Rs. 14,000. Offers stating terms should reach the undersigned by the 6th Ma.ch.

HIBA LAL SEN, for Deputy Commissioner. Darjeeling, the 18th February 1911. (219-2)

Notice.

NOTICE is hereby given that all exhibits filed in cases in the Court of the Municipal Magistrate, Calcutta, in the year 1908 will be destroyed if not taken back by the parties who filed them before the list March 1911.

NIBABAN CHANDRA GHATAK, Municipal Magistrate, Calcutta. Town Hall, Calcutta, the 8th February 1911.

Road Cess Notification.

A T a special meeting of the Puri District Board held on the 18th February 1911, it was resolved that the Road Cess be levied in the district of Puri at the maximum rate of two pice (one-half anna) in the rupee on the value of lands, &c., during the year 1911-12.

B. B. BANBRJI.

Vice-Chairman, District Board, Puri. District Board's Office, Puri, the 21st February 1911-

Road Cess Notification.

THE District Board of Monghyr, at a special meeting held on the 7th February 1911, has resolved to levy the road-cess at pies six per rupee on the annual value of land, etc., in the district during the coming year 1911-12.

L. P. SINHA, Vice-Chairman, District Board. Mongbyr, the 17th February 1911.

Lost, Stolen or Destroyed.

THE Government Promissory Note No. 227714 of the three and-a-half per cent. loan of 1865 for Rs. 1,000 (one thousand) criginally standing in the name of Nobin Chandra Paul, the proprietor, by whom it was never endorsed to any other person, having been lost, stolen or destroyed, no ice is hereby given that payment of the above note and interest thereupon have been stopped at the Public Debt Office, Bank of Hengal, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise. public are cautioned against purchasing or otherwise dealing with the abovementioned security.

Name of the advertiser—Nobin Chandra Paul.

Residence—78, Mudially, Garden Reach Calcutta.
(270—3—251)

Stolen.

Stolen.

THE Government Promissory Notes Nos. 128754, 128755, 128756 and 220255 of the 3½ per cent, loan of 1865 for Rs. 1,000 each, originally standing in the name of Mohini Mohan Dutt, and Government Promissory Note No. 157636 of the 3½ per cent loan of 1865 for Rs. 1,000, originally standing in the name of the Eank of Bengal, and last endorsed to Mohini Mohan Dutt, and Government Promissory Note No. 037029 of the 3 per cent loan of 1896-97 for Rs. 1,000, originally standing in the name of Mohini Mohan Dutt, the proprietor, by whom they were never endorsed to any other person, having been stolen on the 4th Fabruary 1911, notice is hereby given that payment of the above Notes and the interest thereupon have been stopped at the Public Debt Office, Bank of of Bengal, Calcutta, and that application is about to be made for the issue of duplicates in favour of the be made for the issue of duplicates in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned securities.

MOHINI MOHAN DUTT. 33, Amherst Street. Calcutta.
(301-3-285)

Stolen.

THE Government Promissory Note No. 225240 of
the 34 per cent. loan of 1865 for Rs. 500, originally
standing in the name of the Accountant-General of Post
Office and Telegraphs, Calcutta, and last endorsed to
Upendra Nath Biswas, the proprietor by whom it was
never endorsed to any other person, having been stolen,
notice is hereby given that payment of the above note
and the interest thereupon have been stopped at the
Public Debt Office, Bank of Beng-1, Calcutta, and that
application is about to be made for the issue of duplicate
in favour of the proprietor. The public are cautioned
against purchasing or otherwise dealing with the abovementioned security. mentioned security.

Name of the Advertiser-Upendra Nath Biswas, Munsif, 1st Court, Bankura. Residence-Bankura. (137-3-1 1)

Irrigation Department.

NOTICE is hereby given for general information that the Buxar Canal will be closed to traffic for 15 days, from the 16th to 30th April 1911, both days inclusive, for silt clearance.

T. BUTLER,

Secy. to the Govt. of Bengal.

CALCUTTA,

The 28th February 1911.

The Commissioners for the Port of Calcutta. NOTICE.

UNDER the provisices of section 118 of the Calcutta Port Act, III of 1890, it is hereby notified that the six bales of jute cuttings marked below, which were removed from Bucultollon shed and lying at Kantapukur, will be sold by public auction to satisfy the Commissioners' charges if not removed on payment of pharges due on or before the 18th March 1911:—

Chooni on account of Messrs. Goormukh Roy Sureka.

C. H. WINDLE, Traffic Manager.

The 25th February 1911.

(:\$8-1)

NOTICE TO CREDITORS.

In the goods of Edward Ferguson, deceased.

PUR UANT to Sections 320 of Act X of 1855 and 43 of Act XXVIII of 1858, all persons having claims against the esta e of the abovenamed deceased, who died on the 12th day of July 1910 at 68, Wellington Park, Belfast, in Ireland, and to whose estate Letters of Administration with copies of the Will and Codicil annexed were, on the 17th day of January 1911, granted by the High Court of Judicature at Fort William in Bengal to me, the undersigned, John Davenport, are hereby required to send full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them to me on or before the 24th day of March 1911, after which date no claims will be admitted and the assets of the estate will be distributed.

Dated this 22nd day of February 1911.

JOHN DAVENPORT,

Administrator of the estate of Edward Ferguson, deceased, Chartered Bank Buildings, Calcutta. (239-3-195)

POST OFFICE.

DESPATCH OF SEA-BORNE MAILS.

Mails for	of closir	nd hour ng at the sl Post ice.
United Kingdom and other places in Burope, America, East, West and South Africs (Letters and packets). N.B.—The latest day for money-orders is Wednesday and for parcels 11 a.m. on Thursday. Austrainstan Colonies Straits Settlements, China and Japan Straits Settlements Mauritius, Réunion, Mayotte and Nossi Be	Thursday Tth Mar. 4th ,, 8aturday 9th Mar.	11000 11000 11000

* On other days correspondence for China, Jopan and Australasian Colonies is despatched to Tuicorin, so that it may proceed by the first steamer from Colombo.

C. H. STUART. Presidency Postucator.

Dated Calcutta, the 27th February 1911.

NOTICE.

THE next annual stock-taking of the Indian Law Reports kept at the Bengal Secretariat Book Depôt will commence from the 1st April 1911. The public are hereby informed that all issues of the said Reports from the said Depôt to subscribers and officials will be suspended during that month.

F. G. WIGLEY,

Secretary to the Bengal Legislative Council and Asst. Secy. to the Govt. of Bengal, Legislative Dept.

LUGISLATIVE DEPT., BOOK DEPÔT BRANCH, The 7th December 1910.

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t XXXI of 1854 (Conveyance of Land), as modified up to 1st June 1910. 2a. 3p. (la.) Act XXXI

The Prisoners Act. 1900 (III of 1900), as modified up to 1st July 1910. 6a. 6p. (1a.)

The Probate and Administration Act, 1881 (Act V of 1881), as modified up to the 1st July 1910 12a. (2a.)

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captain G. I. Davys, I.M.S. Foolscap. Board. 6a. or 7d. (3a.)

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Report on the Measures taken against Malaria in the Lahore (Mian Mir) Cantonment. 1909, by Hon'ble Mr. R. Nathar, C.I.E., I.C.S., Lieutenant-Colonel H. B. Thornhill, C.I.E., I.A., and Major L. Rogers, M.D., F.R.C.P., F.R.C.S., I.M.S., 1909. Foolscap. Board. Rs. 2-8 or 4s. (5a.)

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Roorkee Treatise and Civil Engineering-

Section IX—Railways, 5th Edition. Revised by F. G. Royal Dawson, 1908. Re. 4-4.

Section V—Manual of Estimating, 7th Edition, 1908. (Reprint.) Rs. 3-12.

Thomason College Calendar for 1908. Rs. 5-2.

Examination question papers of the Thomason College Civil Engineer Class and Upper Subordinate Class Entrance Examination and the 4th grade P. W. Accounts Examination from 1905—1909, published by the Newal Kishore Press, Lucknew. Re. 1-4.

List of new books and periodicals for sale at the Library of the Asiatic Society of Bengal, 57, Park Street, Calcutta.

SOCIETY'S PUBLICATIONS.

Journal and Proceedings, Vol. 5. Nos. 2 to 11, at Rs. 2 each,

Memoirs, Vol. 2. No. 10, Certhipedes Opercules de l'Indian Museum de Calcutta. Par Mr. M. A. Gruval, at Rs. 2.

Ditto, No. 11, Correlations of Areas of Matured Crops and the Rainfall. By Mr. S. M. Jacob, 1.C.S.,

at Rs. 2-8.

BIBLIOTHECA INDICA.

Resarnavan, Fasc. 2. By Dr. P. C. Roy, at Re. 1-4.
Grihya Sangraha. By M. M. Chandra Kanta Tarkalankar, at As. 10.
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Mohabhasyapradipodyatya, Vol. 3, Fasc. 10. By Pundit Bahuballava Sastri, at As. 10.
Muntakhab-al-Labab. Part 3. Fasc. 1. By Major T. W. Haig, I.A., at Re. 1.

List of publications issued by the Meteorological Department from 1st July to 31st December 1910.

Monthly Weather Review from April to September 1910. (Illustrated by 7 plates.) Quarto. Paper cover. Re. 1 per month.

Annual Summary of Monthly Weather Review, 1909. (Illustrated by 6 plates.) Quarto. Paper cover. Rs. 3.

Memoirs of the Indian Meteorological Department, Vol. XX, Part 8. By George C. Simpson, D.Sc. (Illustrated by 2 plates.) Quarto. Paper cover. Rs. 3.

List of new books published by the Geological Survey of India, during the weeks ending 24th September, 8th October, 12th November, 19th November and 24th December 1910 and 28th January 1911.

Records of the Geological Survey of India, Volume XXXIX, 1910. By Sir Thomas H. Holland, K.C.I.E., D.Sc., F.R.S., and L. Leigh Fermor, D.Sc., A.R.S.M., F.G.S. (with Plates 1-8). Ra. 2.
Records of the Geological Survey of India, Volume XI., Part I. Director, Geological Survey of India. Re. 1.
Records of the Geological Survey of India, Volume XL, Part II. T. H. D. La Touche, Esq., B.A., F.G.S., Offg. Director, Geological Survey of India. Re. 1.
Records of the Geological Survey of India, Volume XL, Part III. Director. Geological Survey of India. Re. 1.
Memoirs of the Geological Survey of India, Palæontologia Indica. Series XV, Vol. IV. Fasc. 3. By Dr. Victor Uhig. Rs. 8.
Records of the Geological Survey of India, Volume XL, Part IV. Director, Geological Survey of India. Re. 1.
Memoirs of the Geological Survey of India, Nolume XL, Part IV. Director, Geological Survey of India. Re. 1.

List of Publications issued by the Meteorological Department during the Current quarter.

Monthly Weather Review for October 1910. Illustrated by 7 plates. Quarto. Paper cover. Re. 1.



The Calcutta Gazette.

WEDNESDAY, MARCH 8, 1911.

PART II.

Adbertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this Part of the "Gazette" cannot be received after Noon on Monday.]

LAND SALE NOTICES.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Hooghly will be put up for sale at the office of the Collector of that district on the 24th March 1911 at 12 noon for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauri No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it,
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	ally appeter to the con-	Rs. A. P. 2,695 15 0	Nil	16 annas share of mauzas Hari-	Raja Peary Mohon Mukherjee	Rs. A. P.	Rs. A. P.	Rs. A. P.
67 B 3515	Gurbari, pargana Chowmaha. Jerus Char (Rukas- pur), pargana Hati-	2,331 0 0	Entire	rampore and Gurbari.	Balaram Dass		558 0 0	
4880	kanda. Alipur. Mondalghat.	1,107 0 0	Do,	Nii	Messrs. K. B. Dutta and P. Chowdhury, Receivers to the estate of late Gopal Lal Seal.	AMPACINI	89 11 11	

KUMED NATH MERHAPJ2, Deputy Collector in charge.

Notice of Sale.

NOTICE is hereby given, under sections 6 and 18 of Act XI of 1859, that the underfinentioned estates or shares of estates in the district of the 24-Parganas will be put up for sale at the office of the Collector of that district on the 24th March 1911 at 12 o'clock noon for arrears of revenue and other demands which by law are realisable as arrears of land revenue, which in columns 6, 8 and 10 of the appended statement it is stated that only a share is to be sold, it is to be understood that separate account is kept for that share or shares are excluded from sales:—

Consecutive No.	Tauxi No.	Name of pargana and mahal.	Badar jama of the whole estate.	Whether whole estate is to be sold.	If only a share is to be sold, the specification of such share.	Names of the proprietors of the properties to be sold.	If only a share is to be sold, the sadar jama of such share,	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1				5		7	R	9	10
1	1 R.S	Kismat Chetla and others, pargana Magura.	Rs. A. P. 5,422 3 0		16 annas minus 3 as. 4 gds, 2 kag 12 til of the entire estate, minus 8 as. share in each of the mauzas 8 reepur and Bagerkhole, minus 6gds, 2k. 43½ til share of mauza	Chowdhury and others.	Rs. A. P. 2,524 7 6		Rs. A. P. 55 10 14
			233	5 K J	6gds. 2k. 43½ til share of mauza Boichberia, minus mauza Par- batipur, minus 12 as. share of mauza Raju Mollar Chak, minus 4 as. 3gds. share in mauza Barisa, minus 4 as. 1gd. 3k. 16 til share in mauza Chetla, minus 4gds. 1k. 2kag. 11til 2kag, 5til share of mauza Hatia- ghar, minus 6gds. 3k. 4til share in mauza Satgachia, minus 3 as. 4gds. 4hare in mauzas Bishnupur and Narayanpur.		•		j.
		4		. 8	minus 3 as. 4gds, share in mauzas Bishnupur and Narayanpur, minus 2 as. 2gds, 2k. 5til. share in the rest of the mauzas, minus 1gd. 2kag, share in mauza. Chetla, minus 1gd. 1k. 2kag 4til. 1k. 1kr. share in mauza. Satgachia, minus 2 as. 1 kag 1k. 1kr. in mauzas Sreepur and Bagerghole, minus 4 as. 13gds. 1k. 2kag 7til share in mauza. Boichberia, specified land in Barisa.				
	514 R.S.	Mauza Harinarayan- pur and others, par- gana Muragacha,	12,183 10 0		la, 14gds, 4,471 kt. share in each of the mauzas Krishtorampur and Durgarampur, 5as. 5gds. lk. †kt. share in each of the mauzas Ausbore. Atsasan, Kristapur, Kloorangar, Khorangar, Khorangar, Durganagar, Dogachis, Neada, Pitambara, Borbere, Bhagabanpur, Manika, Manpunja, Ramnagar and Rasas ; 6as. 5gds. 2k. ‡kt. share in each of the mauzas Kuleswar, Gobindapur, Puna, Bolorampur and Mollapukur, 7as. 6gds. 1‡kt. share in @ach of the mauzas Kuleswar, Gobindapur, Puna, Bolorampur and Mollapukur, 7as. 6gds. 1‡kt. share in @ach of the mauzas Kuleswar, Gobindapur, Puna, Bolorampur and Mollapukur, 7as. 6gds. 1‡kt. share in @ach of the mauzas Kuleswar, Gobindapur, Puna, Bolorampur, and Harinarayanpur.	and others.	1,942 11 5	-	117 1 64
3	346 & 8.	Mauza Santoshbati and others, pargana Balia,	5,531 0 9		10as, 6gds, 2dts	Ditto	3,174 13 1		29 8 3
•	2276 R.S.	Daulatpur, pargana Ukhra.	716 2 2		16 annas share manus 1a. 6gds. 2k. 2kt. in mauza Nagardaha and 4as, in mauza Danlatpur.	Bharat Ch. Kundu and cthers.	618 0 9		19 % 1

Alipore, the 18th February 1911.

J. CORNES, for Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Jessore will be put up for sale at the office of the Collector of that district on the 27th March 1911 at 3 P.M. for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share,	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
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189 310	Kasimpur, pargana Taranjial, Jiadanga, pargana Chengutia.	Rs. A. P. 956 15 2 1,046 12 78	Yes Yes		Nolini Mohan Sanyal and others. Dhirendra Bala Devi	Rs. A. P.	Rs. A. P. 155 2 2 96 5 21	

Jessore, the 17th February 1911.

S. R. HIGNELL, Collector of Jessore.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Monghyr will be put up for sale at the office of the Collector of that district on the 21st March 1911 at 12 o'clock for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tausi No.	Name of mahai and pargana.	Sadar jama of whole estate,	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
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	1 MACON	Rs. A. P.	Towns of the con-	sandania.		Rs. A. P.	Rs. A. P.	Re. A. P.
8223	Bisthazari, Patti Beni Singh, &c., pargana Bisthazari, thana Sikandra.	2,245 13 0		13a, 10g, 14c, 14b, Ijmali share in the villages mentioned below:— 1. Amrath 2. Tamanpura 3. Ganesh Nawada 4. Rawon Barona	Amir Ahmad Mokh- tear and others.	1,900 1 0		2,026 6 3
		The state of		5. Tetariya 6. Boria Badh 7. Jamua 8. Nim Nawada 9. Khokhna	Eduto.			
			Assistant and	11. Bhagwana	Part.			
	Companyol 38			All other shares than that specified will be excluded from the sale.			1, care 2 (2)	K.

Monghyr, the 18th February 1911.

A. GARRETT, Collector.

Noti fication A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Muzaffarpur will be put up for sale at the office of the Collector of that district on the 24th March 1911 at midday for arrears of revenue and other demands, which by law are realisable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Pausi No.	Name of mabal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	specification	are is to be sold, p of such share shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sader jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	3	. 3	might • to a	8					
905 R.S.	Akhta Lachhmi, pargana Babra Champaran.	Rs. A. P. 1,522 1 6		Akhta Madhuban Madhurapur Madhubani Parsowni	As, 8 8 8 8 8 8 8 8 8 8	Babu Lalita Prasad Narain Singh and others.	Rs. A. P. 761 0 8	Rs. A. P.	Rs. A. P. 27 3 10
7080	Gopinath Amir Kuli Khan, pargana Ratti,	1,099 14 11	Entire		······································	Jagernath Chowdhry		274 15 8	

Muzaffarpur Collectorate, the 18th February 1911.

L. T. R. LUCAS, for Collector.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Patna will be put up for sale at the office of the Collector of that district on the 27th March 1911 at 12 a.m. for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of maha) and pargans,	Sadar jama of whole estate,	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share,	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	Table 1	8		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	6	7	alicia de 8 13/3	9
		Rs. A. P.				Rs. A. P.	Rs, A. P.	Rs. A. P.
2008 lj.	Bedhna Lashkaripur Ruzurg nisi, ph. Bhimpur.	1,038 0 0	*** ***	12 annas ij mal	Bishun Parshad	778 8 0		32 7 0
8084	Diara Maranchi, ph. Gyaspur.	4,462 0 0	Entire	******	Sheo Dayal Singh alias Tilak- dhari Singh, Vagairah.		743 12 0	
9912	Anandpur Siaman O Mustafapur Siaman, ph. Besmak. In register D is Anand- pur Siaman O Mus- tafapur.	858 13 11	Do,	50.727	Aditnarein and Ajodhaya Parshad, minors under the guardiseship of Mussamut Gulab Kuar, mother.	was North	378 14 11	
10014 110 2	Ghosanda, ph. Bes- mak.	2,987 11 9		3a. 9d. 6k, 13b, 6ph, 13r. 10 til S. A.	Mussamut Rajinderani Kuar alias Debi Kuar, Vagairah.	647 5 4		112 0 7
18769	Gangspur Pakri, ph. Telhara.	800 0 0	Entire		Ramnerain Singh and Amir Shan and Babu Chander- bhan Parshad Singh, Vagai- rah.		200 8 7	_

Patna, the 19th February 1911.

E. H. BERTHOUD, Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Saran will be put up for sale at the office of the Collector of that district on Saturday, the 25th March 1911, at noon, for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a state of the
separate account is kept for that share :-

Tauzi No,	Name of mahal and pargana,	Safar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to . be sold,	If only a share is to be sold, the satar jama of such share.	If the whole estate is to be sold, the arrears due irom it.	If only a share is to be sold, the arrears due from it.
1	2	8	4		6	7	8	9
		Ra.	(P	art II(a) Estate temporarily settled with pr	roprietors.)	Bs. A. P.	Rs. A. P.	Rs. A. P.
\$659	Bhagar Diara or Bhagar Erazi Diara, pargana Narkan.	1,177	Entire	on and water# Machine for the 12 to onthing the composite and the place of the distributions with all control of the control of	Beni Madha Persad Narain Singh.	and the sure first	291 12 6	

S. N. GHOSE, Deputy Collector in charge.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Midnapore will be put up for sale at the office of the Collector of that district on the 27th March 1911 at 12 o'clock for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tausi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	It only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold,	If only a share is to be gold, the sadar jama of such share.	If the whrie estate is to be sold, the arrears due from it.	It only a share is to be sold, the arrears due from it,
	1 1	8*		ased to the control of the control o		7		9
1009	Mehai Simulhara alias Simulhara Sankar- tieri, pargana Kasi- jera kist.	Rs. A. F. 791 0 6		Residuary share excluding S. A. Nos. 3, 4, 5 and 6. 16 annas share in mauza Simulhanda will be sold. All other shares than that specified will be excluded from the sale.	A STATE OF THE PARTY OF THE PAR	Rs. A. P. 568 0 6	Rs. A. P.	Rs. A. P. 184 6 6

Midnapo e Cellectorate, the 24th February 1911.

M. SINGH, for Collector.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situate in the district of Hooghly will be put up to sale at the Hooghly Collectorate on the 24th March 1911, corresponding to 10th Chaitra 1317 B.S.

The purchaser will be subject to the following conditions of sale:—

Conditions of Sale.

Conditions of Sale.

1st.—The estate to be sold to the highest bidder above the upset price which will be fixed by the Collector at the time of sale. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

2nd.—The sale is to be subject to the existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid at once.

4th.—If the amount of purchase-money exceed Fs. 100, the one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

List of petty Government Estates of the District of Hooghly to be sold on the 24th March 1911, corresponding to 10th Chaitra 1317 B.S.

Tauzi No.	Name of estate, thana or par	gana. Approximate area in acres.	Government revenue.	REMARKS.
ramber of the state of the stat	Hooghly , Sadar Subdivis	ion. A. R. P.	Rs. a.	130
4071 4626	Musuria, thana Balagore Toregram, Pandua	0 0 19½	4 13 20 12	
	Howrah, Sadar Subdivisi	on. Acres.		
4960 4964 4969 4962 4978	Bankra Bargachia Bhupatipur Bamunparah Patihati Makardaha	0363 1625 389 0272	1 2 1 14 31 1 0 11 0 10	

Hooghly Collectorate, the 13th February 1911.

KUMUD NATH MUKHABJI, Deputy Collector in charge.

Advertisement of Sale.

Conditions of sale.

Conditions of sale.

1st.—The estates to be sold to the highest bidder above the upset price, which will be fixed by the Collector at the time of sale. The purchasers of these estates will be considered as the proprietors of the estates, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or, if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement, as in the case of original sale.

the	nber on district oll.	Name of estate and parge	ii ballasna: so ina. eta laguett	Approximate area in acres.	Government revenue assessed.	REMARKS
	3483 3698 3919 4505	Durgapur, pargana Goherpur Brittipara, pargana Saidpur Joysingpur, pargana Mahmudsahi Telirdannyapura, pargana Goherpur		1·71 2·02 ·28 ·35	Rs. A. P. 3° 1 0 3 8 3 Nil 1 8 0	Should be sold revenue-free. The upset price fixed is ks 12-8.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Chowrashi branch, Saltore Siding of Bengal-Nagpur Railway, in the district of Manbhum, will be put up to sale at 12 o'clock on Tuesday, the 18th April 1911, tat Manpur District Board Dak Bungalow:—

The purchasers of the several plots of land will be subject to the following conditions:—

1st.—The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the Railway

boundary, or to plough the land nearer than three feet from the same.

2nd.—If the smount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.

3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited.

If the balance be not paid by noon of the fitteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

4th.—The plots of land will be sold revenue-free to the highest bidders.

5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Board confirming the sale.

re lot	Name of	Pargana	Number of mile on which	Situated on which	AB	EA OF	NIMATE LOT IN AND IN ES.	LAND EX FROM SAI EACH	LE FROM	Commence- ment and termination	e Boundary of lot.
Consecutive number.	district.	and mauza.	land is situate.	side of the railway.	В, к	с.	Acres.	Reasons for exclusion.	A. R. P.	of lot.	
1, 2 and 3	Manbhum	Pargana Chow- rashi, mauza Saltore.		North-east	13 1	6	4*32			Plot No. 1 commences from 9,000 chainage and terminates at 9,800 chain- age. Plot Nos. 2 and 3 commence at chainage 9,600 and terminates at chainage 10,700.	PLOT No. 1. North, East and South—By the paddy land and waste land of village Saltore. West—By the Bengal-Nagpur Railway land. PLOT No. 2. North and West—By the Bengal Nagpur Railway land. South and East—By the paddy and waste land of village Saltore. PLOT No. 3.
				The state of the s						and the States	North-By the waste and paddy land of village Saltore. East, South and West-By the Bengal-Nagpur Rail way land,

Purulia, the 6th March 1911.

C. H. CROSSE, Collector.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situated in the Magura subdivision, in the district of Jessore, will be put up to sale at the Magura Subdivisional Office on the 24th April 1911, corresponding with 13th Bysakh 1318 B.S.

The purchasers will be subject to the following conditions of sale:—

Conditions of Sale.

1st.—The estates to be sold to the highest bidder above the upset price, which will be fixed by the Collector at the time of sale. The purchasers of these estates will be considered as the proprietors of the estates, and the entire proprietary right of Government in such estates will be transferred to them subject to the revenue fixed in perpetuity.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

5rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or, if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

Number on the district, roll.	Name, of estate and pargana.	Approximate area in acres.	Government revenue assessed.	Rewarks.
4205	Chandan Protap, pargana Mahmud-	38-23	Rs. A. P. 78 15 9	700 (260) 300 5 (300) 300
4619	sahi. Amtail, pargana Mahmudsahi	21.73	27 0 0	

STATEMENT OF GOVERNMENT PROMISSORY NOTES ENFACED FOR PAYMENT OF INTEREST IN LONDON,

Under deduction of amount retransferred to India, and outstanding in the books of the Bank of Bengal on the 28th February 1911.

				SI PER CRET. LOAN	f. LOANS-					4 PER	4 PER CRNT. LOANS-	-8870			44 PER CENT. LOANS-	LOANS-	
Pautioulans.	S per cent, of 1896.97,	0/ 1845-48.	Of 1864-58.	01 ° 1866.	1879.	Of 1900-01.	Total.	Of 1889-53. 1	Of Of Of 1848-48,		Of T	Transfer of 1865.	Reduced • per cent. loan of 1879.	Total.	Transfer loan of 1878, 44 per cent, portion.	Total.	GRAND TOTAL.
Balance of 15th Pebruary 1911	41,06,400	1,80,11,000	8,60,69,800	1,92,89,800	98,62,100	28,18,600	13,10,50,800	6,933	2,000	1	000	38,800	8,500	58,738	009'68	99,500	18,82,40,453
Amount of trans.		1	J.L.	1	I			1	Ī	1	1	1		1	1	1	İ
Amount issued in London by Conversion under Notifica- tion No. 6201A., dated 3rd November 1908, up to	1	1	1,	1	1		Leen.	1	1	James 1	1	1	J.	1			i.
Amount enfaced at Madras up to 15th February 1911.		75,000		1	1		75,000	1	1	1	1	- 1	ŀ		1	in in	75,000
Amount enfaced at Bombay up to	l.		1	*****	1	1	L	1	i	-	1	1	1	1		1	İ
Amount enfaced at Cal- cutta between 16th and 28th February 1911.	1	30,200	2,11,700	00%	1	ī	2,42,300	d i	1	nel incl	In(th)	1	1	1	1	ı	2,42,300
	41,06,400	1,51,16,200	8,62,81,500	1,92,89,700	98,62,100	28,18,600	13,13,68,100	6,983	6,000	!	200	88,800	8,500	58,738	29,500	29,500	13,55,67,738
Amount written off in the London Registers.		1	3,25,000	2,000	900'6	1,25,000	4,64,000	1	1	1.		1		1	1		4,64,000
Falance on 28th February 1911	41,08,400	1,31,16,200	8,59,56,500	1,92,84,700	98,53,100	26,93,600	13,09,04,160	6,938	8,100	1	200	38,800	8,500	58,738	29,500	29,500	13,50,93,733

Superintendent. E. BARNARD,

Offg. Secretary and Treasurer. N. H. Y. WARREN,

18,161

8 ... 8 ... 18,153 lakhs 19,151 ...

15th February ,,

16th " " 1st February "

Balance against India ...

PUBLIC DEBT OFFICE, BANK OF BENGAL, Calcutta, the 3rd March 1911.

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL

for the week ending 28th February 1911.

YOU THO WEEK	Cuchand	
LIABILITIES.		ASSETS. Rs. A. P.
Capital paid up 2,00,00, Re 'ervelFund 1,75,00,	000 0 0	Government Securities 2,81,01,460 0 0 Other authorized Investments 78,01,253 0 0 Loans on Government and other authorized
Public Deposits at Head Office	495 12 2 563 8 8	Securities
Sundries 15,00,	714 0 8	Bullion Dead Stock
		16,92,49,636 3 6
		Cash & Currency Notes at Head Office* Rs. 2,51,58,848 5 11 Cash & Currency Notes at Branches† ,, 2,64,18,188 3 8
Rupees 22,08,21,6	322 13 1	Rupees 22,08,21,622 13 1
		- 0
*Includes Sou	do. & 1 Sovs.	value Rs. 6,40,350 0 0 do. ,, 4,84,792 8 0
		,, 11,25,142 8 0
	γ.	

Rate for Demand Loans, 8 per cent.

By order of the Directors,

BANK OF BENGAL, Calcutta, the 2nd March 1911. Percentage, 28.13.
D. S. McClure, Offg. Chief Accountant.

L. G. DUNBAR, Secretary and Treasurer. (811-1)

SALE NOTICE.

In the Court of the Subordinate Judge of Cuttack.

THE following zamindaries will be sold on the 18th of April 1911 in execution of three mortgage decrees passed in suits Nos. 328 of 1898, 58 and 62 of 1901 as mentioned below:—

Number of suits.	Names of plaintiffs.	Names of defendants.	Amount claimed.
328 of 1898 58 of 1901 62 of ,,	Balaram Das Bhagat and Ramlakhan Prasad Bhagat. Raja Makund Deb, Superintendent of the Temple of Jagannath, Puri. Ditto and Balaram Das Bhagat and Ramlakhan Prasad Bhagat.	Golam Gous alias Babu Mian and others. Ditto	Rs. A. P. 47,845 1 7 22,316 1 3 36,449 3 7
		Total	1,06,610 6 5

Names and description of property. Upset price. Additional descriptions given by the judgment-debtors. Rs. 25,000 There are 1,141.37 acres of abadi and 192.28 anabadi lands. Mufassal jama is Rs. 4,463-4-1. There are 50 acres of nijchas, nijjote and dhulibhag lands, mango garden, cane clumps, about 250 copoanut trees, three tanks, measuring about 5.08 acres of lands and small ponds. The income from these sources is Rs. 250. There are 134.66 acres of anabadi and 658.47 acres of abadi lands. Mufassal jama is Rs. 2,063-1. There are about 25 acres of nijchas, nijjote and bhag lands, four mango gardens of 160 trees, cocoanut trees, cane clumps, four ponds and tanks on about 10 acres of lands. Income from these sources is Rs. 100.

In the 2nd Court of the Subordinate Judge, 24-Parganas.

PRESENT :

Rai Durga Das Basu Bahadur, M.A., B.L., Sub-Judge. Mortgage Suit No. 175 of 1509.

Nyan Kishore Daga and others, plaintiffs, versus Raymohon Pal and others, defendants.

THE following property of the defendants will be sold at public auction on the 13th day of March 1911 by the Nazir of the Court in the Court house at Alipore for the realisation of Rs. 26,777 and odd due to the plaintiffs:

Schedule of property.

12 cottahs of jamai land, being premises No. 1, Ulta-dinghi Road, together with appurtenances and oil-mill, engine, boiler, &c.

DURGA DAS BASU, Sub-Judge. Alipore, the 3rd March 1911.

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

SUMMARY CASE.

No. 54 of 1910.

Re Emil Russ, ex-parte the debtor.

NOTICE is hereby given that the abovenamed debtor having applied for his discharge, the Court has fixed the 4th day of April 1911 at 11 o'clock in the forenoon at the Court-house for hearing the application.

Dated the 1st day of March 1911. C. E. GERY, Official Assignee of Calcutta.

the High Court of Judicature at Fort William in Bengal, in Insolvency.

SUMMARY CASE.

No. 124 or 1910.

Re Mahamed Amin, Shamsuddin and Mahomed Goul, ex-parte the debtors.

NOTICE is hereby given that the abovenamed debtors having applied for their discharge, the Court has fixed the 4th day of April 1911 at 11 o'clock in the forenoon at the Court-house for hearing the application.

Dated the 1st day of March 1911. C. E. Grey, Official Assignee of Calcutta

In the High Court of Judicature at Fort William in Bengal, in Insolvency. SUMMARY CASE.

No. 189 of 1910.

Re Jotindra Nath Nundy, ex-parte the debtor.

NOTICE is hereby given that the abovenamed debtor having applied for his discharge, the Court has fixed the 4th day of April 1911 at 11 o'clock in the foreneon at the Court-house for hearing the application.

Dated the 1st day of March 1911. C. E. Grey, Official Assignee of Calcutta.

(306-1)

NOTICE.

No. 49 of 1911.

Re William Henry Walters, at present residing at No. 156, Baitakhana Road, in the town of Calcutta, who formerly resided and carried on business as a boarding house-keeper at No. 2-1, Weston Street, in Calcutta, aforesaid, now without any occupation.

ON the 23rd day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE .- All debts due to the estate should be paid to me.

Dated this 2nd day of March 1911.

C. E. GREY, Official Assignee of Calcutta.

NOTICE.

No. 50 of 1911.

Re Ram Chunder Jhunjhunwalia alias Ram Chunder Dalal, residing and lately carrying on business as a broker at No. 19, Armenian Street, in the town of Calcutta.

ON the 23rd day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Note .- All debts due to the estate should be paid to me.

Dated this 1st day of March 1911.

C E. GREY, Official Assignee of Calcutta. (308 - 1)

NOTICE.

No. 51 of 1911.

Re Adamji Dawabhay, residing at No. 17, Amratolla Lane, in the town of Calcutta, and lately carrying on business in copartnership with Solemanji Alibhay under the name and style of Adamji Dawabhay & Co., merchants and commission agents at the same place.

ON the 23rd day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE,-All debts due to the estate should be paid to me.

Dated this 2nd day of March 1911.

C. E. GREY, Official Assignee of Calcutta. (316-1)

NOTICE.

No. 53 of 1911.

Re Balladin Shaw, residing and carrying on business at No. 9, Ram Paul's Lane, in the town of Calcutta, as a dealer in pulse under the name and style of Balladin

ON the 27th day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Norg.-All debts due to the estate should be paid to me.

Deted this 4th day of March 1911.

C. E. GREY, Official Assignee of Calcutta. (332 - 1)

NOTICE

No. 57 of 1911.

Re Bunshidhur Mathura Dass and Bissumbher Dass, all residing at No. 12°, Machooa Bazar street, in the town of Calcutta, and lately carrying on business in copartnership as dealers in shellac and sticklac at No. 46, Baranossi Ghose's Street, in Calcutta, aforesaid, and at Mirzapur, in the United Provinces of Agra and Oudh, under the name and style of Bunshidhur Bissumbhur Dass, the said Bunshidhur and Mathura Dass being at present without employment and the said Bissumbhur Dass being at preseat employed as a gomastha under Suraj Prosad Agarwalla. Agarwalla.

ON the 1st day of March 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

NOTE .- All debts due to the estate should be paid to me.

Dated this 4th day of March 1911.

C. E. GREY, Official Assignee of Calcutta. (334-1)

NOTICE.

No. 55 of 1911.

Re Thomas Henry Wood and Alice Maud Wood, husband and wife, both residing at No. 161, Baitakhana Bazar Road, in the town of Calcutta; the former formerly a Preventive Officer in His Majesty's Calcutta Customs, at present unemployed, and the latter without any occupation.

ON the 27th day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Norg .- All debts due to the estate should be paid to me

Dated this 4th day of March 1911.

C. E. Grey, Official Assignee of Calcutta.

In the Court of the District Judge of Bankura.

NOTICE is hereby given, under clause (2), of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors that the insolvency petition of Mocham Mondal, son of Ulas Mondal, of village tiolle, thana Indes, district Bankura, has been admitted by this Court as No. 1 of 1911, and that 194th March 1911 has been fixed for the hearing thereof.

J. N. MUKHARJI, District Judge.

Bankura, the 3rd March 1911.

(216 - 1 - 310)

In the Court of the District Judge of Bankura.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 19 7, to his creditors that the insolvency petition of Nabin Chandra Chandra, son of late Ram Chandra Chandra, of Patrasaer, than Sonamuchi, district Bankura, has been admitted by this Court as No. 3 of 1911, and that 24th March 1911 has been fixed for the hearing thereof.

J. N. MUKHARJI, District Judge.

Bankura, the 3rd March 1911.

(218-1-309)

In the Court of the District Judge of Bankura.

NOTICE is hereby given, under clause (2) of section.
12 of the Provincial Insolvency Act, III of 1907, 12 of the Provincial Insolvency Act, III of 1907, to his creditors that the insolvency petition of Raj Chandra Chandra, son of late Ram Chandra Chandra, of Patrasaer, thana Sonamukhi, district Bankura, has been admitted by this Court as No. 2 of 1911, and that 24th March 1911 has been fixed for the hearing thereof.

J. N. MUKHARJI, District Judge.

Bankura, the 3rd March 1911.

(217 - 1 - 208)

In the Court of the District Judge of Bhagalpur.

INSOLVENCY CASE No. 19 or 1901.

Mr. Charles Reid, employed as Permanent-way Inspector of the East Indian Railway at Jhaja (Nawadih), Chord Line, in the district of Monghyr, insolvent.

NOTICE is given that the abovenamed insolvent has applied before this Court for his discharge, and that the 31st day of March 1911 has been fixed for hearing the application.

J. C. TWIDELL, District Judge.

Bhagaspur, the 23rd February 1911. (277-1-317)

In the Court of the District Judge of Bhagalpur.

INSOLVENCY CASE No. 3 or 1908.

Gobind Pershad, son of Bachu Sahu, resident of Baribazar, in the town of Monghyr, insolvent.

NOTICE is given that the abovenamed insolvent has applied before this Court for his discharge, and that the 17th day of March 1911 has been fixed for hearing the application.

J. C. TWIDELD, District Judge,

Bhagalpur, the 23rd February 1911. (276-1-318)

In the Court of the District Judge of Burdwan.

Notice under section 44 (1) of the Provincial Insolvency Act, III of 1907.

INSOLVENCY CASE No. 8 of 1919.

NOTICE is hereby given to the creditors Messrs.

R. L. Powell and others that the debtor B. Cartland, formerly a Fitter of the East Indian Railway Company, now of Asansol, who, by an order of this Court dated the 2nd May 1910, was adjudged to be insolvent, has now applied to this Court for an order of discharge, and that the 3rd April 1911 has been fixed for the hearing of the application. hearing of the application.

E. B. H. PANTON, District Judge. Burdwan Judge's Office, the 25th February 1911. (314-1-311)

In the Court of the District Judge of Burdwan.

Notice under clause 2, section 12 of the Provincial Insolvency Act, III of 1907,

INSOLVENCY CASE No. 32 or 1910.

NOTICE is hereby given to the creditors Brajendra Nath Das, of Ber, thana Burdwan, and others, that the insolvency petition filed by the judgment debtor Guruditta Mehera, at present of town Burdwan, has been admitted, and that the 17th March 1911 has been fixed for the hearing thereof.

E. B. H. PANTON, District Judge. Burdwan Judge's Office, the 3rd March 1911.

(323-1-312)

In the Court of the District Judge of Burdwan.

Notice under clause &, section 12 of the Provincial Insolvency Act, III of 1907.

INSOLVENCY CASE No. 35 of 1910.

NOTICE is hereby given to the creditor, Nikunja Behari Datta, of town Burdwan, that the insolvency petition filed by the judgment-debtor, Dasarathi Singh, of Debipur, thana Satgachia, district Burdwan, has been admitted, and that the 23rd March has been fixed for the hearing thereof.

E. B. H. PANTON, District Judge. Burdwan Judge's Office, the 3rd March 1911. (324-1-315)

In the Court of the District Judge of Burdwan.

Notice under clause 2, section 12 of the Provincial Insolvency Act, III of 1907.

INSOLVENCY CASE No. 2 or 1911.

NOTICE is hereby given to the creditors Rajkrishna Rudra of 25-1, Dharmatala Street, Calcutta, and others, that the insolvency petition filed by judgment-debtors Eusan Shekh and Hasratullah Shekh, of Haldinowpara, thana Purbashthali, chowki Kalna, has been admitted, and that the 20th March 19-1 has been fixed for the appearance of the creditors.

E. B. H. PANTON, District Judge. Burdwan Judge's Odice, the 3rd March 1911.

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Mushir Ahmed Sardar, son of Isahuq Sardar, of Shibpore, Kazipara, than Shibpore, district Hooghly, has been admitted by this Court as No. 19 of 1911, and that the Elst. March 1911 has been fixed for the hearing thereof.

W. N. DELEVINGNE, District Judge.

Chinsura, the 3rd March 1911.

(320--1-307)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of James Peter Collins, of No. 110, Bellilious Road, Howrah, has been admitted by this Court as No. 17 of 1911, and that the 29th March 1911 has been fixed for the hearing thereof.

W. N. DELEVINGNE, District Judge.

Chinsura, the 3rd Murch 1911. (321-1-306)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, 111 of 1907, to his creditors, that the insolvency petition of Girija Charan kai, son of Lakshminarayan Rai, of Rawtsra, thana Amta, district Hooghly, has been admitted by this Court as No. 18 of 1911, and that the 80th March 1911, has been fixed for the hearing thereof. 30th March 1911 has been fixed for the hearing thereof.

W. N. DELEVINGNE, District Judge.

Chinsura, the 3rd March 1911.

(India)

(322 - 1 - 305)

NOTICE TO CREDITORS OF THE DATE OF HEARING OF AN INSOLVENCY PETITION.

Section 12 of the Provincial Insolvency Act, III of 1907.

DISTRICT MIDNAPORE.

In the Court of the District Judge of Midnapore.

INSOLVENCY PETITION No. 6 of 1911.

WHEREAS Amrit Ram, father's name late Etwari Ram, a machinist, Bengal-Nagpur Railway workshop at Kholi, Type No. 1, Khargpur, has applied to this Court, by a petition, dated 18th February of 1911, to be declared an insolvent under the Provincial Insolvency Act, 11I of 1907, and the following names appear in the list of creditors filed by the aforesaid debtor, this is to give notice that the Court has fixed the 20th day of March 1911 for the hearing of the aforesaid jetition and the examination of the debtor. If any one desire to be represented in the matter should attend in person or by duly instructed pleader. The particulars of the debt alleged in the petition to be due are as follows:— WHEREAS Amrit Ram, father's name late Etwari

Bollibaco en 1	at on history o	Dilw La	Della de Dia	Ks.	4.
Lucchman	tisk on an de	STATES NO		1'40	8
Atma Ram	***	-		63	0
Pran Sook	efficación mes-	to the co	***	16	0
Bandhu Ram	1	***		56	0
Ram Sahai	***	***	**-	50	U
Gojadhorlal H	alkiprosad	0000	***	30	0
Zainutabdin	N. 100 SEC. 181	1000	***	90	0
Ala Ahmad	经验证的	***		60	0
Lala Sow	Bee at 15	***	***	12	0

J. Connes, District Judge.

Midnapore, the 3rd March 1911. (326-1-313) NOTICE TO CREDITORS OF THE DATE OF HEARING OF AN INSOLVENCY PETITION.

Section 12 of the Provincial Insolvency Act, III of 1907.

DISTRICT MIDNAPORE.

In the Court of the District Judge of Midnapore.

INSOLVENCY PETITION No. 3 or 1911.

WHEREAS Nanda Fasmal, of Bhubaneswarpur, pargana Tamluk, has applied to this Court, by a petition, dated 2nd February of 1911, to be declared an insolvent under the Provincial Insolvency Act, III of 1907, and the following names appear in the list of creditors filed by the aforesaid debtor, this is to give notice that the Court has fixed the 3rd day of April 1911 for the heaving of the aforesaid petition and the 1911 for the hearing of the aforesaid petition and the examination of the debtor. If any one desire to be represented in the matter should attend in person or by duly instructed pleader. The particulars of the debt alleged in the petition to be due are as follows:—

LUCI CO RE AM NOTES	27 R 53 V	T. Phy	Rs.
Sahadev Bera			225
Adhar Bera	5.	deal.	75
Sahadev Bera	Dog HELL &	444	45
Dinanath Khatna	2 mg 70 mg	***	100
Prem Chand Khatna		***	80
Mohesh Ghesh	diament of		25
Gopi Nath Paramanick	1. 1. 1. 1. 1.	***	40
J. C	ORNES, Dis	trict	Judge
		2.0110	

Midnapore, the 4th March 1911. (327 - 1 - 314)

NOTICE TO CREDITORS OF THE DATE OF HEARING OF AN INSOLVENCY PETITION.

[Section 13 of the Provincial Insolvency Act,

DISTRICT MIDNAPORS.

In the Court of the District Judge of Midnapore.

INSOLVENCY PETITION No. 1 or 1911.

WHEREAS Sasi Bhusan Karak, of Sribara, pargana Khariji Mondalghat, has applied to this Court, by a petition dated 4th January 1911, to be declared an insolvent under the Provincial Insolvency Act, II of 1907, and the following names appear in the list of creditors filed by the aforesaid debtor, this is to give you notice that the Court has fixed the 18th day of March 1911 for the hearing of the aforesaid petition and the examination of the debtor. If any one desire to be represented in the matter should attend in person or by duly instructed pleader. The particulars of the debt alleged in the petition to be due are as follows: follows :-

			Rs.	A
Rampada Sama	nto	***	450	0
Baikunta Malak			33	0
Gopal Chandra		***	32	0
Ram Charan Se	t	***	156	He same
Automo hakuu t	J. Com	NES, Dis	trict	Judge.
Midnapore, the 4th	March 1911.	Tanya(69-1	-319)

In the Court of the District Judge of Nadia.

INSOLVENCY CASE No. 8 of 1911.

Petitioner Mr. Ross Chisholm.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors that the insolvency petition of Mr. Ross Chisholm, of Kharagpur, at present Bhairamara near Bahirchar, Eastern Bengal State Railway, Lower Ganges Bridge, district Nadis, has been admitted by this Court as No. 8 of 1911, and that 9th March 1911 has been fixed for the hearing thereof.

S. C. MALLIK, District Judge.

Krishnagar, the 25th February 1911, (809-1-304)

In the Court of the District Judge of Purnea.

INSOLVENCY CASE No. 18 of 1910, ACT III of 1907.

In the matter of the application of Sheikh Holi, son of Sheikh Fasali, deceased, by caste Muhammadan, of Ghuskitola, pargana Havali, thana Kasba Amour, district Purnea, applicant.

NOTICE is hereby given to all concerned that the abovenamed applicant has applied to this Court to be declared an insolvent, and that his case has been fixed for the 1st April 1911 for hearing.

S. S. SKINNER, District Judge.

Purnea Judge's Office, the 25th February 1911. (302-1-288)

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 19 or 1911.

Rahim Baksh, son of late Mukhdum Jinali, of 18, Budge-Budge Road, district 24-Parganas, applicant.
To (1) Nachiram, of 1, Tiljala Road, (2) Rabijan Bibi, of 2-1, Scaldah, North Road, (3) Haji Owarisan, of; 18, Budge-Budge Road, (4) Netram Marwari, (5) Matilal Marwari, of 43-3-1, Diamond Harbour Road, district 24-Parganas, (6) Mosiuddin, of 21, Alipore Lane, creditors. creditors.

ON the 20th day of February 1911, it was ordered that the matter of the petition of the applicant be heard on the 27th day of March 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge.

(312 - 1 - 320)Alipore, the 2nd March 1911.

A NIL PRAKAS BASU, M.A., BL., intends to be enrolled as a Vakil of the High Court, Calcutta.
(210-4-144)

BASANTA KUMAR CHATTERJEE, Pleader, in-tends to be enrolled as a Vakil, Calcutta High Court.

BRAJENDRA KUMAR CHARRAVARTI, B.L., in-tends to be enrolled as a Vakil, Calcutta High Court. (254-4-194)

A PPLICATIONS are invited for the post of Superintendent of the office of the Magistrate-Collector of
Birbhum, and will be received up to the 9th March

1911.

The pay of the post is Rs. 150 a month.

None outside the Burdwan Division who has no previous experience of Revenue and Criminal office work need apply.

R. KRISHNA, Magistrate and Collector.

The 22nd February 1911.

Wanted

A. T ONCE for the Gaya Collectorate a Head Assistant on Rs. 150 and a Treasurer on Rs. 125 per

Candidates for the post of Head Assistant must have Candidates for the post of Head Assistant must have excellent business habits with a good experience of work in the office of Magistrate and Collector and be well up in correspondence. Those for the post of Treasurer must, in addition to other qualifications, be prepared to furnish cash security of Rs. 20,000.

All applications with copies of testimonials will be received up to the 13th March 1911 by

J. T. WHITTY, 1 0.8., Magistrate and Collector, Gaya. Camp Nabinagar, the 26th February 1911.

WANTED a District Engineer for the Purnea District Beard on a monthly salary of Rs. 400, rising to Rs. 500 by an annual increment of Rs. 20. Applicants must be qualified under the rules promulgated under the Bengal Government Notification No. 3334LS.-G. of 20th December 1901. All applications should be accompanied by necessary certificates and submitted to the Chairman, District Board, in sealed and registered covers on or before the 15th March 1911.

A. H. VERNEDE, Chairman, District Board.

Purnea, the 2nd February 1911.

(252-3)

Notice.

WANTED from 1st April 1911 an Accounts Clerk for the District Board's office, Burdwan, on a salary of Rs. 35 rising to Rs. 40 by an annual increment of Re. 1. The post will last so long as the 15 per cent. contribution payable by Government for supervision of the Imperial and Provincial works by the District Board is sufficient to meet its cost after defraying all other charges debitable to the contribution.

(2) None need apply who has not passed the F.A. Examination and is not strong in figure work. Preference will be given to a candidate having some experience in account matters

in account matters

(3) Applications will be received by the undersigned up to the 20th instant. NIEAD CHANDRA MAZUMDAE, Secretary, for Vice-Chairman. Burdwan, the 6th March 1911. (335-1)

Notice.

WANTED an Accountant for the Malda District
Board's office on a salary of Rs. 55 riving to
Rs. 65 by an annual increment of Rs. 2

None need apply who has not passed the Accountantship examination and has got no experience in office
work. Selected candidate shall have to join at once. Applications will be received up to 25th March current.

KADER BARHSH, Vice-Chairman, District Board, Malda.
Malda District Board's office, the 3rd March 1911.

WANTED for the Samastipur Municipality a quali-fied Sub-Overseer (Behari) on a consolidated pay of Rs. 40 rising to Rs. 50. Applications with copies of testimonials will be received up to the 16th March 1911 by the undersigned. The selected candi-date will have to join at once. Applications to be addressed to the District Engineer.

Notice.

WANTED a Head Clerk for the District Engineer's office on a salary of Rs. 30 rising to Rs. 50 by an annual increment of Rs. 4. Applications will be received up to Saturday, the 11th March 1911. Preference will be given to a graduate or to an undergraduate with sufficient experience of clerical works.

BINOY KEISHNA BASU,
District Engineer, 24-Parganas
Alipore, the 22nd February 1911. (280-2)

Wanted

Wanted.

Wanted be amployed as Sanitary Inspectors—One Assistant Surgeon on pay of Rs. 100 a month with a fixed travelling allowance of Rs. 50 a month and two Sub-Assistant Surgeons on pay of Rs. 50 a month with fixed travelling allowance of Rs. 25 a month.

The appointment will be subject to the condition that the officers will be required to go through any course of special training that might hereafter be laid down by Government in accordance with paragraph 3 of the Government Circular No. 6T. L. S.-G., dated the 6th May 1910.

May 1910.

Applications, stating age, qualifications with copies of diploma and testimonials, will be received by the under-signed up to the 15th of March 1911.

E. L. L. Hammond,
Chairman, District Board, Bhagalpur.
District Loard's Office, Bhagalpur, the 23rd February
(300-2)

Notice.

NOTICE is hereby given that all exhibits filed in cases in the Court of the Municipal Magistrate. Calcutta, in the year 1908 will be destroyed if not taken back by the parties who filed them before the 31st March 1911.

NIBARAN CHANDRA GHATAK, Municipal Magistrate, Calcutta. Town Hall, Calcutta, the 8th February 1911.

Road Cess Notification.

AT a special meeting of the Puri District Board held on the 18th February 1911, it was resolved that the Road Cess be levied in the district of Puri at the maximum rate of two pice (one-half anna) in the rupee on the value of lands, &c., during the year 1911-12.

B. B. BANERJI. Vice-Chairman, District Board, Puri. District Board's Office, Puri, the 21st February 1911. (279-2)

Road Cess Notification.

THE District Board of Darbhangs, at a special meeting held on 28th February 1911, resolved to levy the Road Cess for the year 1911-12 at the maximum rate of six pies in the rupee on the annual value of lands, etc.

ADWAITA CHARAN BOSE, Vice-Chairman, District Board.

Laheriasarai, the 1st March 1911. (331-1)

Notice.

IT is hereby notified for general information that the District Board of Hazaribagh have, at an ordinary meeting held on the 28th February 1911, determined to levy road cess in this district during the ensuing cess year at the maximum rate of half anna in the rupee on the annual value of lands, &c.

DIGENDRA NATH MUKHARJI, Vice-Chairman, for Chairman.

Hazaribagh, the 1st March 1911.

Road Cess.

NOTIFICATION.

IT is hereby notified for general information that the District Board of Patna have, at a special meeting held on the 22nd February 1911, resolved that the road cess for the year 1911-12 be levied at the rate of one-half anna on each rupee of the annual value of land and of the annual net profits from mines, railways, &c.

SAIYID ZAHIRUDDIN,

Vice-Chairman, District Board, Patna. Patna District Board's Office, Bankipore, the 28th ebruary 1911. (303-1) February 1911.

Notice.

1 HE Directors have made the following change in the Bank's European Establishment:

Mr. N. H. Y. Warren to officiate as Secretary and Treasurer, vice Mr. L. G. Dunbar, pro-ceeding on furlough.

By order of the Directors,

N. H. Y. WARREN,

Offg. Seey. and Treasurer.

Bank of Bengal, Calcutta, the 2nd March 1911.

(NIS-1)

Notice.

DURING the Census Operations in Calcutta on the 10th, 11th and 18th instant, the Stamp Department of the Calcutta Collectorate will remain open for the transaction of urgent business only up to 1 P.M.

J. T. BABONEAU. Collector of Stamp Kevenue.

Calcutta, the 4th March 1911.

Is hereby given that the undermentioned mauzas appertaining to the Gentha Encumbered Estate in the district of Palamau will be offered for sale by the Deputy Commissioner of Palamau at his office at Daltonganj on the 20th April 1911 at 11 A.M.:-

Name of village.	Tauzi No.	District and thana.	Annuat jama.	Nature of right.
Domaria	Lat Chandai-	Palamau, thana Garhwa.	Rs. 1,350	16 annas milkint.

The Government revenue and cess are paid jointly with the other villages of the lot.

Rajpur ... Not known ... Hazaribagh, thana Partup-pur. Rent payable, Rs. 9-1-6 per annum. Cess payable, Rs. 34-10-3 per annum.

Other particulars available in my office. Intending purchasers should send in written offers previous to the sale to the Deputy Commissioner.

J. N. SARKAR,

Manager, Encumbered Estates, Circle B, Palamau. (220-7)

Daltongani, the 1st March 1911.

Lost, Stolen or Destroyed.

Lost, Stolen or Destroyed.

THE Government Promissory Note No. 227714 of the three and-a-half per cent. loan of 1865 for Rs. 1,000 (one thousand) originally standing in the name of Nobin Chandra Paul, the proprietor, by whom it was never endorsed to any other person, having been lost, stolen or destroyed, notice is hereby given that payment of the above note and interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned agaist purchasing or otherwise dealing with the abovementioned security.

Name of the advertiser—Nobin Chandra Paul.

Name of the advertiser-Nobin Chandra Paul. Residence—78, Mudially, Garden Reach, Calcutta.
(270-3-251)

Stolen.

THE Government Promissory Notes Nos. 128754, 128755, 128756 and 220255 of the 3½ per cent. toan of 1865 for Rs. J,000 each, originally standing in the name of Mohini Mohan Dutt, and Government Promissory Note No. 157636 of the 3½ per cent. toan of 1866 for Rs. 1,000, originally standing in the name of the rank of Bengal, and last endorsed to Mohini Mohan Dutt, and Government Promissory Note No. 037029 of the 3 per cent. toan of 1896-97 for Rs. 1,000, originally standing in the name of Mohini Mohan Dutt, the proprietor, by whom they were never endorsed to any other person, having been stolen on the 4th February 1911, notice is hereby given that payment of the above Notes and the interest thereupon have been stopped at the Public Debt Office, Bank of of Bengal, Calcutta, and that application is about to be made for the issue of duplicates in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned securities.

MOHINI MOHAN DUTT. 33, Amherst Street, Calcutta. (301-3-285)

NOTICE.

In the matter of the Kamala Mills, Limited (in Liquidation).

THE creditors of the abovenamed Company are required, on or before the 15th day of April 1911, to send their names and addresses and the particulars of their debts or claims and the names and addresses of the Attorneys if any, to the undersigned, the Liquidator of the said Company, at No. 3, Hastings Street, Calcutta, and if so required by notice in writing from the said Liquidator, are by their Attorneys or Pleaders to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved. distribution made before such debts are proved.

Dated this 6th day of March 1911.

KHAGENDRA NATH CHATTERJEB,

3. Hestings Street, Calcutta.

In the matter of the Indian Companies Act. 1882.

and In the matter of the Juggadi Coal Company, Limited.

NOTICE is hereby given that at Extraordinary General Meetings of the Shareholders of the Juggadi Coal Company, Limited, held at No. 12, Dalhousie Square, Calcutta, on Thursday, the 9th day of February 1911, and Friday, the 24th day of February 1911, and Friday, the 24th day of February 1911, respectively, the following resolution was duly passed and confirmed as a special resolution:—

"That it is desirable to wind up the affairs of the Company, and accordingly that the Company be wound

up voluntarily."

And that Mr. J. H. Pattinson, of No. 12, Dalhousie

Square, Calcutta, be and he is hereby appointed
Liquidator of the purpose for winding up of the Com-

VICTOR MURRAY, Chairman of both Meetings. (304-1-321)

NOTICE TO CREDITORS.

In the goods of Edward Ferguson, deceased.

PURSUANT to Sections 320 of Act X of 1865 and 42 of Act XXVIII of 1866, all persons having claims against the estate of the abovenamed deceased, who died on the 12th day of July 1910 at 68, Wellington Park, Belfast, in Ireland, and to whose estate Letters of Administration with copies of the Will and Codicil annexed were, on the 17th day of January 1911, granted by the High Court of Judicature at Fort William in Bengal to me, the undersigned, John Davenport, are hereby required to send full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them to me on or before the 24th day of March 1911, after which date no claims will be admitted and the assets of the est; te will be distribe admitted and the assets of the est; te will be distri-

Dated this 22nd day of February 1911.

JOHN DAVENPORT,

Administrator of the estate of Edward Ferguson, deceased, Chartered Bank Buildings, Calcutta. (239-3-195)

POST OFFICE.

DESPATCH OF SEA-BORNE MAILS.

MAILS FOR	of closin	nd hour ng at the al Post ice.
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On other days correspondence for China, Japan and Australasian olonies is desputched to Tuticorin, so that it may proceed by the rst steamer from Colombo.

C. H. STUART, Presidency Postmaster.

Dated Calcutta, the 6th March 1911.

NOTICE.

THE next annual stock-taking of the Indian Law Reports kept at the Bengal Secretariat Book Depôt will commence from the 1st April 1911. The public are hereby informed that all issues of the said Reports from the said Depôt to subscribers and officials will be suspended during that month.

F. G. WIGLEY,

Secretary to the Bengal Legislative Council and Asst. Secy. to the Govt. of Bengal, Legislative Dept.

LEGISLATIVE DEPT .. BOOK DEPÔT BRANCH, The 7th December 1910.

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Monthly Weather Review from April to September 1910. (Illustrated by 7 plates.) Quarte. Faper cover. Re. 1 per month.

Annual Summary of Monthly Weather Review, 1909. (Illustrated by 6 plates.) Quarto. Paper cover. Rs. 3.

Memoirs of the Indian Meteorological Department, Vol. XX, Part 8. By George C. Simpson, D.Sc. (Illustrated by 2 plates.) Quarto. Paper cover. Rs. 3.

List of new books published by the Geological Survey of India during the weeks ending 24th September, 8th October, 12th November, 19th November and 24th December 1910 and 28th January 1911.

Records of the Geological Survey of India, Volume XXXIX. 1910. By Sir Thomas H. Holland, K.C.I.E., D.Sc., F.R.S., and L. Leigh Fermor, D.Sc., A.R.S.M., F.G.S. (with Plates 1-8). Ra. 2.
Records of the Geological Survey of India. Volume XI., Part I. Director, Geological Survey of India. Re. 1.
Records of the Geological Survey of India, Volume XL., Part II. T. H. D. La Touche, Esq., B.A., F.G.S., Offic. Director, Geological Survey of India. Re. 1.
Records of the Geological Survey of India, Volume XL., Part III. Director, Geological Survey of India. Re. 1.
Memoirs of the Geological Survey of India, Palæontologia Indica. Series XV, Vol. IV. Fasc. 3. By Dr. Victor Uhlig. Rs. 8.
Records of the Geological Survey of India, Volume XL, Part IV. Director, Geological Survey of India. Re. 1.
Memoirs of the Geological Survey of India. H. H. Hayden, Director, Geological Survey of India. Rs. 2.

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Monthly Weather Review for October 1910. Illustrated by 7 plates. Quarto. Paper cover. Re. 1.



The Calcutta Gazette.

WEDNESDAY, MARCH 15, 1911.

PART II.

Adbertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this Part of the "Gazette" cannot be received after Noon on Monday.]

LAND SALE NOTICES.

Notification A.

NOTICE is hereby given, under sections 6 and 18. Act XI of 1859, that the underwentioned estates and shares of estates in the district of Hooghly will be put up for sale at the office of the Collector of that district on the 24th March 1911 at 12 note or arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauri No.	Name of mahal and pargans.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sader nama of such share.	If the whole estate is to be sold, the arrears due from it.
1		, 3	in the second	6	6	7	8
		Re. A. P.		1 10 - Sc. of the second of the second		Rs. A. P.	Rs. A. P. Rs. A. P.
67B	Gurbari, pargana Chowmaha.	2,695 15 0	Nil	16 annas share of mauzas Hari-	Raja Peary Mohon Mukherjee	692 2 9	90 13 0
2515	Jerut Char (Bukas- pur), pargana Hati.	2,331 0 0	Entire	NH	Balarum Dass		558 0 0
4889	Alipur. pargana Mondalghat.	1,197 0 0	Do	Nil	Messrs. K. B. Dutta and P. Chowdhury, Receivers to the estate of late Gopal Lal Seal.		59 11 11

KUMUD NATH MERRARJI, Deputy Collector in charge.

Notice of Sale.

NOTICE is hereby given, under sections 6 and 13 of Act XI of 1859, that the undermentioned estates or shares of estates in the district of the 24-Parganas will be put up for sale at the office of the Collector of that district on the 24th March 1911 at 13 o'clock noon for arrears of revenue and other demunds which by law are realisable as arrears of land revenue, which in columns 6, 8 and 10 of the appended statement it is stated that only a share is to be sold, it is to be understood that separate account is kept for that share or shares are excluded from sales:—

No.	Tausi No.	Name of pargans and mahal.	Sadar Jama of the whole estate.	Whether whole estate is to be sold.	If only a share is to be sold, the specification of such share.	Names of the proprietors of the properties to be sold.	If only a share is to be sold, the sadar jama of such share,	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	1	3	•	5	6	7	s 8		10
1	1 R.S.	Kismat Chetla and others, pargana Magura.	Rs. A. P. 5,422 3 0		16 annas minus 3 as. 4 gds. 2 kag 12 til of the entire extate, minus 8 as. share in eachjof the manzas 8 respur and Bagerghole, minus 6 gds. 2k. 43½ til share of mauza Boichberia, minus mauza Per- batipur, minus 12 as. share of mauza Raja Mollar Chak, minus 4 as. 3gds. share in mauza Barisa, minus 4 as. 12d. 3k. 16 til share in mauza Chetla, minus 4gds. 1k. 2 kag. 11til 2 kag, 5 til share of mauza Hatia- ghar, minus 6gds. 3k. 4til, share in mauza Satagachia, minus 3 as. 4gds. share in mauza Bishaupur and Narayanpur, minus 2 as. 2 gds. 2k. 3 til, share in the rest of the mauzas, minus 19d. 2 kag. share in mauza Chetla, minus 19d. 1 k. 2 kag 4 til, 1 k. 1 kr. share in mauza 8 atgachia, minus 2 as. 1 kag 1 k. 1 kr. in mauza Sreepur and Bagerghole, minus 4 as. 13 gds. 1 k. 2 kag 7 til share in mauza Boichberia, specified land in Barisa.		Rs. A. P. 2,524 7 6		Rs. A. P.
	314 R.S.	Mauza Harinarayan- pur and others, par- gama Muragacha.	12,188 10 0		1a, 14gds. 4,471 kt. share in each of the mauzas Krishtorampur and Durgarampur, 5as. 5gds. 1k. 4kt. share in each of the mauzas Ausbere. Atsasan. Kristapur, Kisornagar, Khanpur, Khordasasan, Khorgachi, Jagadishnagar, Durganagar, Dogachia, Nouda, Pitambara, Borbere, Bhagabanpur, Manika, Manpunja, Ramnagar and Rassa; 6as. 5gds. 2k. 2kt. share in each of the mauzas Kuleswar. Gobindapur, runs, Bolorampur and Mollapakur, 7as. 6gds. 1½kt. share in each of the mauzas Kaikhali, Mokundapur and Harinarayanpur.	and orders.	1,342 11 6	*****	117 1 6)
+3	346 R.S.	Mauza Sautoshbati and others, pargana Balia,	5,531 0 9		10as, 6gds, 2dts	Ditte	8,174 13 1		20 8 1
	2276 R S.	Daulatpur, pargana Ukhra.	716 % 2		16 annas shate minns 1a. 6gds. 2k. 2kt. in mauza Nagardaha and 4as, in mauza Daulatpur.	Bharat Ch. Kundu a d	618 0 9		19 3 1

Alipore, the 18th February 1911.

J. Cornes, for Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Midnapore will be put up for sale at the office of the Collector of that district on the 27th March 1911 at 12 o'clock for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that is separate account is kept for that share.

Tausi No.	Name of mahal and pargana,	Sadar jama of whole estate.	Whether the whole estate is to be wold.	It only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If sonly a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	it only s chare is to sold, the arrears do from it.
I	í	8	•	- And A. Common .		1	8	,
1009	Mehal Simulhara alias Simulhara Sankar- tieri, pargana Kasi-	Rs. A. P. 791 0 6		Residuary share excluding S. A. Nos. 3, 4, 5 and 6, 16 annas share in mauza Simulhanda will be	Bhuban Chandra Masanta.	Rs. A. P. 568 0 6	Rs. A. P.	Re. A. 1
	jora kist,	ng aris and		sold. All other shares than that specified will be excluded from the sale.				

Midnapore Collectorate, the 24th February 1911.

M. SINGH, for Collector.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Monghyr will be put up for sale at the office of the Collector of that district on the 21st March 1911 at 12 o'clock for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tausi No.	Name of mahal and pargans.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares,	Names of proprietors of property to be soid.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the serears due from it.
1		3		5	6	7	8	,
		Rs. A P.				Rs. A. P.	Rs. A. P.	Rs. A. 1
\$223	Bisthazari, Patti Ben' Singh, &c., parcana Bisthazari, thana Sikandra.	2,245 13 0	*****	13a, 10g. 14c. 14". Ijmali share in the villages mentioned below:— 1. Amrath	Amir Ahmad Mokh- tear and others. Entire. Part.	1,900 1 6		2,626 6

Monghyr, the 18th February 1911.

A. GARRETT, Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Muzaffarpur will be put up for sale at the office of the Collector of that district on the 24th March 1911 at midday for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tausi No.	Name of mabal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold,	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the drears due from it.
1	•	8	40		•	7	8	•
205 14.8.	Akhta Lachhmi, pargana Babra Champaran.	Rs. A. P. 1,522 1 6		Akhta 8 Msdhuban 8 Madhuban 8 Madhubani 8 Msdhubani 8 Parsowni 8	Babu Lalita Prasad Narain Singh and others.	Rs. A. P. 761 0 8	Rs. A. P.	Rs. A. P. 27 3 10
7030	Gopinath Amir Kuli Khan, pargana Raiti,	1,099 14 11	Entire	rarsowii s	Jagernath Chowdhry	*****	274 15 8	

Muzaffarpur Collectorate, the 18th February 1911.

L. T. R. LUCAS, for Collector

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Patna will be put up for sale at the office of the Collector of that district on the 27th March 1911 at 12 a.m. for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate

account is kept for that share.

Tauxi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1		3	4	5	6	7		•
	SILVER NO.	Rs. A. P.				Rs. A. P.	Rs. A. P.	Rs. A. P.
11 IJ.	Bedhoa Lashkaripur Buzurg nisi, ph. Bhimpur.	1,038 0 0	*****	12 annas ijmal	Bishun Parshad	778 8 0	a	83 7
8084 893	Diara Maranchi, ph.	4,462 0 0	Entire		Sheo Dayal Singh alias Tilak- dhari Singh, Vagairab.		743 13 0	
9919	Anandpur Siaman O Mustafapur Siaman, ph. Besmak. In register D is Anand- pur Siaman O Mus- tafapur.	853 13 11	Do,		Aditnarain and Ajodhaya Parahad, minors under the guardianghip of Mussamut Gulab Kuar, mother.		878 14 11	_
10014 116 2	Ghosanda, ph. Des- mak.	2,987 11 9	*****	3a. 9d. 6k, 13b, 6ph, 13r. 10 til S. A.	Mussamut Rajinderani Kuar alias Debi Kuar, Vagairah.	647 5 4		
18789	Gangepur Pakri, ph. Telhara,	800 0 0	Entire		Ramperain Singh and Amir Shan and Babu Chander- bhan Parshad Singh, Vagai- rah.		200 8 7	-

Patna, the 19th February 1911.

E. H. BRETHOUD, Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Shahabad will be put up for sale at the office of the Collector of that district on the 27th day of March 1911 a 12 noon for arrears of revenue and other demands which by law are realisable as arrears of land revenue. When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

If only a share is to be sold, specification of such share or shares. Whether the whole Sadar jama of whole estate. Name of mahal and pargane. estate is to be sold. 3 3 1 5 Re. A. F. Rs. A. P. Rs. A. P Ra. A. P. Diara Subia, ph. Bebia Itarhia Pati, Harakh Pattak, ph. Chousa. Konauli, ph. Chousa Sekthi, ph. Chainpur 1,720 0 0 676 0 0 Sarjoo Pd. and others Babu Anant Pd. Singh 1233 648 0 0 89 0 0 1796 952 0 0 1,141 5 4 Debi Pd. Singh Ch. Ram Nath Singh and others. 8 15 0 63 0 6 Kusi, ph. Danwar 1,596 Q G The ijmali share to be sold as 8 annas. Other shares are excluded from sale. Khata 1 will also be Raghupat Pandey and others ... 798 0 0 125 8 0 Whole ... Bhabua, ph. Chainpur Kanebri, ph. Chousa 618 1 6 716 0 0 Abdul Rahman and others Masamat Basanti Kuer 63 8 1,026 11 Pandepur, ph. Ballia The ijmali share to be sold is 9 annas 5 pies. Other shares are excluded from sale. 1,003 0 0 Decnarain Chouley and others 595 9 0

Shahabad Collectorate, the 4th March 1911.

J. Johnston, Collector.

This is the arrear due from khata 6 at September kist and the sale is held under section 14, Act XI of 1859.
† This is the arrear due from khata ijmal at September kist and the sale is held under section 14, Act XI of 1859.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Gaya will be put up for sale at the office of the Collector of that district on the 24th March 1911 at 12 noon for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share:—

Tauzi No.	Name of mahal and pargana,	Sadar jama of whole estate,	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	be sold, the	If only a stare is to be sold, the arrears dus from it.
1	3	3	100	igist a see and the grant of the see	8	, .	8	,
4411	Azamgarh faluqa, pargana Sher- ghaty.	Rs. A. P. 5,281 12 0		Ijmal— 1. Azamgarhi Masaurha Gan- 8 8 10 tha.	Abul Hassan and others.	Rs. A. P. 1,245 4 0	Rs. A. P.	Rs. A. P. 59 4 0
				2. Amnabad 68 0 3. Beshunpur 9 4 0 4. Burha Burhi Langurhi 11 4 0 5. Bajarkar 68 0 6. Dumrawan khas 11 4 0 7. Itwan 6 8 0 8. Kolikhap 6 8 0 9. Kendua khas 16 0 0 10. Khudga or Kahudag 10 0 0				
				11. Majhaulia khurd				
4611	Ditto	5,281 12 0		Separate account No. 34	Mohamad Zuhur Khan.	2,669 3 0		834 2 0
				8. Nimi 16 0 0 9. Rohi Parewa Dhewa 16 0 0 10. Sunder Kumhari 16 0 0 11. Sarawan khas 16 0 0 12. Sondeha 16 0 0 13. Tetarea 16 0 0 14. Toolachak 16 0 0 15. Teti Bendh Sarwar 16 0 0 16. Bhimchak 16 0 0 17. Andho Majhaulia 16 0 0 18. Awashhualpar 16 0 0 19. Bahera Khurd 16 0 0 20. Chilore 10 0		31 · · · · · ·		
**				21. Dharampur				
				34. Sagdiha 16 0 0				

Gaya Collectorate, the 9th March 1911.

J. T. WHITTY, Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Saran, will be put up for sale at the office of the Collector of that district on Saturday, the 26th March 1911, at noon, for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share:—

Tauzi No.	Name of mahal and parguna.	Safar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
,		3			6	7	8	
		Es.	(F	art II(a) Estate temporarity settled with p		Es. A. P.	Rs. A. P.	Rs. A. P.
¥ 3059	Bhagar Diara or Bhagar Erazi Diara, pargana Nartan,	1,177	Entire		Beni Madha Persad Narain Singh.		291 13 6	

S. N. GHOSE, Deputy Collector in charge.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situate in the district of Hooghly will be put up to sale at the Hooghly Collectorate on the 24th March 1911, corresponding to 10th Chaitra 1317 B.S.

The purchaser will be subject to the following conditions of sale:—

Conditions of Sale.

1st.—The estate to be sold to the highest bidder above the upset price which will be fixed by the Collector at the time of sale. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the

the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

2nd.—The sale is to be subject to the existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid at once.

4th.—If the amount of purchase-money exceed Es. 100, the one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

List of petty Government Estates of the District of Hooghly to be sold on the 24th March 1911, corresponding to 10th Chaitra 1317 B.S.

Tauzi No.	Name of estate, thana or	· pargana.	Approximate area in acres.	Government revenue.	REMARKS.
1 4	Hooghly, Sadar Subo	livision.	A. R. P.	Rs. A.	
4071 4626	Musuria, thana Balagore Toregram, Pandua		0 0 19½ 1 1 10	4 13 20 12	
	Howrah, Sadar Suld	ivision.	Acres.		
4960 4964 4969 4962 4973	Bankra Bargachia Bhupatipur Bamunparah Patihati Makardaha		*0353 *1625 3*89 *0272 *0267	1 2 1 14 31 1 0 11 0 10	.1

Hooghly Collectorate, the 13th February 1911.

KUMUD NATH MUKHARJI, Deputy Collector in charge.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situated in the Sadar subdivision in the district of Jessore, will be put up to sale at the Jessore Collectorate on the 11th April 1911, corresponding with 28th Chaitra 1317 B.S.

The purchasers will be subject to the following conditions of sale:—

Conditions of sale.

Conditions of sale.

1st.—The estates to be sold to the highest bidder above the upset price, which will be fixed by the Collector at the time of sale. The purchasers of these estates will be considered as the proprietors of the estates, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or, if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement, as in the case of original sale.

Number on the district roll.	Name of estate and parge	ina.	7	Approximate area in acres.	Government revenue assessed.	REMARKS.
3483 3698 3919 4505	Durgapur, pargana Goherpur Brittipata, pargana Saidpur Joysingpur, pargana Mahmudsahi Telirdannyapura, pargana Goherpur			1·71 2·02 ·23 ·35	Rs. A. P. 3 1 0 3 8 3 Nil 1 8 9	Should be sold revenue-free. The upset price fixed is 88, 12-8.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Chowrashi branch, Saltore Siding of Bengal-Nagpur Railway, in the district of Manbhum, will be put up to sale at 12 o'clock on Tuesday, the 18th April 1911, lat Manpur District Board Dâk Bungalow:—

The purchasers of the several plots of land will be subject to the following conditions:—

The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the Railway boundary, or to plough the land nearer than three feet from the same.

2nd.—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.

3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited.

If the balance be not paid by noon of the fitteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

4th.—The plots of land will be sold revenue-free to the highest bidders.

5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Beard confirming the sale.

Consecutive lot number.	Name of district.	Pargana and mauza.	Number of mile	Situated	APPROXIMATE AREA OF LOT IN BIGHAS AND IN ACRES.		EAND EX FROM SAL BACH	LE FROM	Commence- ment and termination	Boundary of lot.	
	uistrict.		land is situate.		В. к. с.	Acres.	Reasons for exclusion.	А. г. р.	of lot.	ALCOHOL:	
1, 2 and 3	Manbhum	Pargana rashi, mauza Saltore.		North-east	13 1 6	4*32			Plot No. 1 commences from 9,000 chainage and terminates at 9,800 chain- age.	PLOT No. 1. North, East and South—By the paddy land and wasted and of village Saltore. West—By the Bengal-Nagpu: Railway land.	
									Plot Nos. 2 and 3 commence at chainage 9,680 and terminates at chainage 10,700.	PLOT NO. 2. North and West—By the Bengal Nagpur Railway land. South and East—By the padd and waste land o village Saltore.	
		ladi-	W.						s	PLOT No. 3. North—By the waste and padd, land of village Saltore. East, South and West—By the Bensal-Nagpur Rail way land,	

Purulia, the 6th March 1911.

C. H. CROSSE, Collector.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situated in the Magura subdivision, in the district of Jessore, will be put up to sale at the Magura Subdivisional Office on the 24th April 1911, corresponding with 13th Bysakh 1318 B.S.

The purchasers will be subject to the following conditions of sale:—

Conditions of Sale.

1st.—The estates to be sold to the highest bidder above the upset price, which will be fixed by the Collector at the time of sale. The purchasers of these estates will be considered as the proprietors of the estates, and the entire proprietary right of Government in such estates will be transferred to them subject to the revenue fixed in perpetuity.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or, if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

Number on he district. Name of estate and pargana. roll.	Approximate area in acres.	Government revenue assessed.	REMARKS.
Chandan Protap, pargana Mahmud- sahi. Amtail, pargana Mahmudsahi	38·23 21·73	Rs. s. P. 78 15 9 27 0 0	

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates, situate in the district of Hooghly, will be put up to sale at the Hooghly Collectorate on the 2nd May 1911, corresponding to 19th of Baishak 1318 B.S.

The purchasers will be subject to the following conditions of sale:—

1st.—The estate to be sold to the highest bidder above the upset price which will be fixed by the Collector at the time of sale. The purchaser of the estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the

the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

List of Petty Government Estates of the district of Hooghly to be sold on the 2nd May 1911.

Tauzi No.	Name of estate, thana or pargana.		Appro-			Government revenue.	REMARKS.
	Abambagh Subdivision.					Rs. A.	- 15
4589	Gouranga alias Mandaran, police-station Khan	akul	3	3	3	28 5	4
4675	Beurgram, police-station Arambagh	***	4	1	4	22 10	To Canada
4783	Pantahori, police-station Kasnakul		U	2	3	5 0	
4840	Ditto ditto		3	0	5	36 11	
4150	Gholepura, police-station Khanskul		0	3	121	1 2	1
4232	Satberiah, police-station Goghat		()	0	32	1 8	

Hooghly Collectorate, the 8th March 1911.

KUMUD NATH MURHAEJI, for Collector.

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL.

for the week ending 7th March 1911.

LIABILITIES.	1	ASSETS. C	
Capital paid up	Government Securities 0,000 0 0 0 0,000 0 0 0,000 0 0 Cher authorized Investme Loans on Government as Securities Accounts of Credit on Bills discounted and purel Balances with other Banks Bullion Dead Stock Stamps Sundrize	ditto ditto	Rs. A. P. 2,88,62 145 0 0 77,08,705 0 0 4 4,50,49,292 2 8 4,78,72,543 14 71 3,27,68,345 13 10 28,17,051 0 7 21,79,400 0 4 14,608 9 6 2,60,491 11 5
	Cash & Currency Notes at Branches† o	2,58,15,382 9 3 2,26,46,673 12 6	16,75,32,583 4 10 4,84,62,056 5 9
Пореев 21,59,9	4,639 10 7	Rupees	21,59,94,689 10 7
• Includes † Do.	Bovs. & 1 Sovs., value Rs. 1,15,3°0 0 0 0 0,5,75,895 0 0		

Rate for Demand Loans, 8 per cent.

By order of the Directors,

BANK OF BENGAL, Calcutta, the 9th March 1911.

Percentage, 27-15. D. S. McClurs, Offg. Chief Accountant N. H. Y. WARREN, erctary and Treasurer (347-1)

Darjeeling Municipality.

TENDERS are requested for the supply of the following stores to be supplied from 1st April 1911 to 31st
March 1912.

Samples must be sent with every tender and a guarantee given that the materials will be supplied of the same

quality as the samples.

Tenders to be submitted on or before 20th March 1911.

Materials.	Quantity required.	Sample required.	Materials.	Quantity.	Sample required.
Cement	1,500 casks 30 tons 20 ,, 10 ,, 3,000 maunds 500 ,, 325 gallons 18 maunds 3 ,, 400 gallons 5 maunds 25 cwt. 15 ,, 5 ,, 5 ,, 5 ,,	5 lbs. 3 feet. 3 ,, 1 pint. 1 lb. 1 pint. 1 jb. 1 pint. 2 lb. 1 pint. 2 lb. 2 ib. 2 ,, 3 ,, 3 ,, 3 ,, 4 ,, 5 lb. 2 ,, 6 ,, 7 ,, 8 ,, 7 ,, 8 ,, 7 ,, 8 ,, 7 ,, 8 ,, 7 ,, 8 ,, 7 ,, 8 ,, 9 ,, 9 ,, 9 ,, 9 ,, 9 ,, 9 ,, 9	60 Walts 225 volt 30 ,, 110 ,, 20 ,, 55 ,, 29 ,, 25 ,, Sweepers coats waterproofs , blankets Ponies ,, blankets Superior coat for head sweepers. Jharans Jharoos of bamboo Hill coolie baskets Drain brushes Coal, house	250 100 100 250 215 80 50 12 9 72 144 288 288 100	One. 3 sq in. o material. """ One. One mauno sample.

F. A. Möller, Vice-Chairman, Darjeeling Municipality.

Darjeeling, the 7th March 1911.

Advertisement.

PURSUANT to a decree of the High Court of Judicature at Fort William in Bengal in its Ordinary Original Civil Jurisdiction made in suit No. 52 of 1909, wherein Hem Chandra Bhar is plaintiff and Butto Kristo Bhar and others are defendants and dated the 3rd day of January 1910, the creditors of the testator Govindo Chandra Bhar, deceased, late of No. 22, Juggernath Soorui's Lane in the town of Calcutta, who died on or about the 1st day of November 1905 are, en Juggernath Soorui's Lane is the town of Calcutta, who died on or about the 1st day of November 1905 are, on or before Monday, the 3rd of April next, to send to the office of the Registrar of this Court in its Original Side their names, addresses and descriptions, the full particulars of their claims, statement of their accounts, and the nature of the securities (if any) held by them (with a Court-fee stamp of Rs. 2 affixed thereon), or in default thereof they will be peremptorily excluded from the benefit of the said decree.

Every creditor holding any security may produce or transmit the same to the Registrar with the particulars of his claim, or shall produce the same before the Official Referee of the said Court in the Court-house on Monday, the 10th day of April 1911, at 11 A.M., being the time appointed for adjudicating on the claims.

J. H. HECHLE, Registrar.

Syama Charan Basak, Plaintiff's attorney.

High Court, Original Side, Calcutta, the 2nd day of March 1911. (354-1-333)

In the 3rd Court of the Subordinate Judge, 24-Parganas.

MORTGAGE EXECUTION CASE No. 28 of 1909. Sarat Chandra Mitter, decree-holder, versus Shib Krishna Chatterjee and others, judgment debtors.

Krishna Chatterjee and others, judgment debtors.

THE three annas and four gandas share of the judgment-debtor Shib Krishna Chatterjee in estate No. 641 of 24-Parganas Collectorate within thana Bhangore, station Sealdah, pargana Paikhati, and also within thana Harowa in the Basirhat subdivision. The annual revenue of 16 annas being Rs. 479-D-6 will be sold subject to the incumbrance of Anath Deb on the 16th instant instead of 13th instant (when the sale will not take place for census work) by the Nazir of the Court in public auction for realisation of Rs. 2,583-6-14 due to the decree-holder.

A. C. BATABYAL, Subordinate Judge.

In the Court of the 3rd Subordinate Judge, Patna.

EXECUTION CASE No. 6 of 1910.

Babus Harbans Narayan Singh, Jugdeonarain Singh Ambica Prosad Singh and Basdeonarain Singh, decree-holders, versus Babu Mathura Prasad Singh and others judgment-debtors.

THE following mortgaged properties of the judgment-debtors shall be sold for the recovery of Rs. 28,475-3 by the Nazir of the District Judge of Patna in the sale-room of that Court on the 18th April 1911 at 7 A.M.:

(1) Eight annas out of 16 annas mokarrari istamrari right in mauza Mirzapore, Hasanpore, pargana Ekil, district Gaya, thana, sub-registry and subdivision Jehanabad, bearing tauzi No. 1705, and sadar jama of 16 annas Rs. 42.857-10, valued at Rs. 10,000.

(2) Twelve annas out of 16 annas proprietary right in mauza Bisambherpore, pargana Shahjehanpore, thana and sub-registry Hilsa, district Patna, bearing tauzi No. 7884 and sadar jama Rs. 96, valued at Rs. 2,000

IBRAHIM AHMAD, Subordinate Judge.

Bankipore, the 8th March 1911. (353 - 1)

NOTICE.

In the Court of the Munsif, 2nd Court, Purulia.

EXECUTION CASE No. 680 of 1910.

Rampada Banarjee, decree holder, versus Narayan Sinha Thakur, judgment-debtor. decree holder, versus Brohmo

THE following property to be sold by the Nazir of the District Judge of Manbhum-Sambalpur in the premises of the District Judge's Court-house at Purulia at 12 noon of 18th day of April 1911 for the realization of Rs. 419-5-6 :-

Description of property.

District and Collectorate Manbhum, than Bagmundi, pargana Matha, bearing tauzi No. 13 of Manbhum Collectorate, judgment-debtor holding it under temporary settlement. Annual collection Rs. 1,149-15-3, including cesses. Government revenue Rs. 647-5-9 and cesses Rs. 331-9-6.

Annual profit Rs. 200 and approximate value Rs. 2,000.

PASUPATI MURREJER, Offg. Munsif, 2nd Court, Purulia.

Purulia, the 7th March 1911.

(344 - 1)

NOTICE.

In the Court of the Subordinate Judge of Manbhum.

EXECUTION CASE No. 252 or 1910.

Gopendra Chandra Mitter, decree-holder, versus Jogendra Nath Basu, judgment-debtor.

THE undermentioned shares of the above named judgment-debtor will be sold for realization of the judgment-debt (Rs. 20,477-15-3) in the above Execution case by the Nazir of the Court of the District Judge of Manbhum-Sambalpur at Purulia at 12 A.M. on the 18th day of April 1911 :-

8	pecificatio	n of	No.	of shar	es.	N	omi	nal value.
1	shares.					rane.		Rs.
1.	6551 to	7050		500	at	Rs.	10	5,000
2.	7151 to	7350		200		**		2,000
3.	20401 to			800		"		8,000
4.	21501 to			200		11		2,000
5.	21801 to			100		**		1, 00
6.	22401 to		***	800		**		3,000
7.	22901 to			100		**		1,000
8.	23501 to			2,000		**		20,000
9.	25501 to	3000		4.500		**		45,000
	Moder							

ADWAITA PROSAD DE, Subordinate Judge. Purulia, the 7th March 1911. (352 - 1)

87,000

Total No. of shares ... 8,700

INSOLVENT NOTICE.

In the matter of BUDRI PROSAD and BHIKA LALL, insolvents.

On the 20th day of January last, it was ordered that On the 20th day of January last, it was ordered that Tuesday, the 4th day of April next, be appointed for the further hearing of this matter, and that unless cause be shewn to the contrary on that day the said insolvents be discharged personally as well as to their after acquired property from all liabilities for debts, claims and demands of and against the said insolvents the time of the filing of their petition for relief at the time of the filing of their petition for relief.

O. C. Ganguly & Co., Attorneys. (338-2)

In the Court of the District Judge of Cuttack.

INSOLVENCY PETITION No. 2 or 1911. In the matter of Damoderbadu Mahapatra, of Chudang Sahi, town Puri, debtor

Sahi, town Puri, debtor.

WHEREAS the said Damoderbadu Mahapatra has applied to this Court, by a petition dated the 16th February 1911, to be declared an insolvent under the Provincial Insolvency Act (III of 1907), and the names of the following persons appear in the list of creditors filed by the said debtor, this is to give notice to all his creditors that the Court has fixed the 27th day of March 1911 for the heaving of the aforesaid petition and the examination of the debtor. Persons desiring to be represented in the matter should attend in person or by duly instructed pleaders. The particulars of the debts alleged in the petition to be due are as follows:—

	Name of creditor.			Ame	unt.	
				Rs.	A	P.
1.	Satyabadi Das	277.101	***	22,268	0	0
2.	Bhikari Misra	***	***	2,787	10	8
3.	Niladri Sahu	***	***	606	8	7
4.	Golap Ray	A Harris	**	2,700	0	0
5.	Mangtu Ram	Pt. HAR	An	800	U	0
	Nanda Ram Ka		***	707		9
7.	Surendranath			2,310	-3	6
8.	Arat Bandhu A			800		0
9.	Sisinta Biswani	th Patra	D	1,400	0	G
10.	Prem Suk	***	***	50	0	0
11.	Gourang Sahu	Deed Street		200	U	0

L. C. ADAMI, District Judge. Cuttack Judge's Office, the 23rd February 1911. (310-1-189)

In the Court of the District Judge of Cuttack.

INSOLVENCY PETITION No. 1 or 1911.

INSOLVENCY PETITION No. 1 or 1911.

In the matter of Gopal Mahanty, debtor of Matimundad Sahi, town Puri

WHEREAS the said Gopal Mahanty has applied to this Court by a petition dated the 11th February 1911 to be declared an insolvent under the Previncial Insolvency Act (III of 1907), and the names of the following persons appear in the list of creditors filed by the aforesaid debtor, this is to give notice to all his creditors that the Court has fixed the 20th day of March 1911 for the hearing of the aforesaid petition and the examination of the debtor. Persons desiring to be represented in the matter should attend in person or by duly instructed pleader. The particulars of the debts alleged in the petition to be due are as follows:—

Name of creditor.

Amount.

	Name of creditor.	Amount.
1.	Patmu Jaggannath Mahapatra, Ananta	Als. At E.
1	Mahapatra and Gadadhar	BE STAR
	Mahapatra	254 12 8
. 2.	Joti Prasad	182 11 6
3.	Raghunandan Ramanuj Das, and after his death his chela Gadadhar Rama-	ALL STREET
	nuj Das	224 11 0
4.	Gadadhar Ramanuj Das	200 0 0
5.	Bhagban Ramanuj Das	100 0 0
	L. C. ADAMI, District .	
Cı	attack Judge's Office, the 21st Febr ary 1 (278-	911.

NOTICE.

In the Court of the District Judge of Darbhanga

INSOLVENCY CASE No. 4 or 1911.

In the matter of Buchchi Sahu, of village Bhatpura, pargana Gop-lpore, thana Bahera, district 1 arbhanga.

NOTICE is hereby given to all concerned that the abovenamed petitioner has applied to this Court to be declared an insolvent, and that his case has been fixed for the 20th March 1911 for hearing.

r the 20th March 1911 for nearing.
A. MELLOR, District Judge.
District Judge's Office, Laheria Sarai, the 3rd March
(350—1—327)

In the Court of the District Judge of Gaya.

INSOLVENCY CASE No. 2 or 1911.

Chedi Lall, Petitioner.

Chedi Lall, Petitioner.

WHEREAS one Chedi Lall, son of M. Anant Lall, deceased, resident of village Jamuawan, pargana Bhelawer, district Gaya, by caste Kayes:ha and by profession servant, has applied to this Court on the 22nd day of February 1911 to be declared an insolvent under Act III of 1907, Provincial Incolvency Act, this is to give notice that this Court has fixed the 31st day of March 1911 for hearing the aforesaid petition. Those who desire to be represented in this matter should attend this Court personally or by pleader.

The particulars of debts alleged to be due in the petition are as follows:—

petition are as follows:

	Name of creditor.	Residence.	Nature of claim.	Amount due.
	Raghubir Lall, son of Chandan Lall. Mahauth Dhraka Gir, son of Etwar Gir.	Jahanabad, par- gana Bhelawer, district Gaya. Math Pandui, par- gana Ekil, district Gaya.	Under hand- note,	Bs. A. 250 0
3,		Jamuawan, pargana Bhelawer district Gaya,	Verbal loan	125 (
4.	Shivaraton Persad and others, holders.	Tikari, parvana Sonnut, district Gaya.	Court deares dated 17th January 1911, which is under	2,174 14
Б.	Thakur Persad Nopair, of Gaya.	Mahalla Puran Jailkhana, Gsya.	Under hand- noro dated list March 1910.	166
		A LANGE OF THE STATE	Total	3,064 1

E. E. FOREESTER, District Judge. Gays, the 25th February 1911. (293-1-332) ORDER OF ADJUDICATION.

(Section 16 of the Provincial Insolvency Act, III of 1907.)

In the Court of the District Judge of Nadia. INSOLVENCY CASE No. 1 or 1911.

In the matter of Gulzer Sheik, son of late Manik Sheik,

caste Musalman, by profession unemployed, of Kurchipota, police-station Kotwali, district Nadia.

PURSUANT to a petition dated 16th January 1911, and on reading the application for the said Gulzer Sheik and hearing the pleader for him on 2nd March 1911, it is ordered that the debtor and the same debtor was bereby adjudged insolvent. as hereby adjudged insolvent. Dated this the 8th day of March 1911.

S. C. MALLIE, District Judge. (349-1-329)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Fakir Manud, son of Shaikh Raju, of Ayma Sital Chak, thana Jagatballabhpur, district Hooghly, has been admitted by this Court as No. 12 of 1 11, and that the 21st March 1911 has been fixed for the hearing thereof.

W. N. DELEVINGNE, District Judge. Chinsura, the 8th March 1911. (342-1-328)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Matilal Kole, son of Nafar Chandra Kole, of Binola, thana Amta, district Hooghly, has been admitted by this Court as district Hooghly, has been admitted by this Court as No. 22 of 1911, and that the 3rd April 1911 has been fixed for the hearing thereof.

W. N. DELEVINGNE, District Judge. Chinsura, the 8th March 1911. (343 - 1 - 326)

In the Court of the District Judge of Muzaffarpur.

INSOLVENCY CASE No. 2 of 1911.

In the matter of Baijusth Lohar and another, sons of Babu Lal Lohar, deceased, by caste Lohar, resident of mahalla Chandgara, Muzaffarpur, petitioners.

NOTICE is hereby given to all concerned that the insolvency petition of the abovenamed petitioners has been admitted by this Court, and that 17th March 1911 has been fixed for the hearing thereof.

W. H. VINCENT, District Judge. Muzaffarpur, the 4th March 1911. (337-1-331)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 16 of 1911.

Mary Agacy, of 11, Dent Mission Road, Kidderpur, district 24-Parganas, applicant.

To (1) Lal Mahomed, of 40, Walguage Road, (2) Mr. V.
Thomas, boarder of 11, Dent Mission Road,
Kidderpur, creditors.

ON the 20th day of February 1911 it was ordered that the matter of the petition of the applicant be heard on the 27th day of March 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge. Alipore, the 2nd March 1911. (313-1-323) BASANTA KUMAR CHATTERJEE, Pleader, intends to be enrolled as a Vakil, Calcutta High Court. (253-4-196)

BRAJENDRA KUMAR CHAKRAVARTI, B.L., in-tends to be enrolled as a Vakil, Calcutta High Court. (254-4-194)

WANTED an Assistant for the office of the Magistrate-Collector, Purnea, on a salary of Rs. 40 a month. Preference will be given to one who knows type writing well in addition to the knowledge of English and verneulars of Behar. The selected candidate will remain on probation for three months. Applications with copies of testimonials will be received up to the 25th March 1911, on which date any condidate. to the 25th March 1911, on which date any candidate desirous of appearing in person may appear in my office.

A. H. VERNEDS, Magistrate-Collector.

Furnea, the 9th March 1911.

Wanted

A CASHIER for the office of the General Manager Wards' Estates, Monghyr, on pay of Rs. 35 a month. Cash security Rs. 750.

None need apply who is not conversant with English, Hindi and Court of Wards' accounts.

The applications will be received by the undersigned

up to 31st March 1911.

P. MIRZA. for Collector Monghyr Collectorate, the 9th March 1911.

Notice

WANTED paid probationers for this office. None need apply who has not passed the Matriculation Examination of the Calcutta University. Preference will be given to candidates with higher educational qualifications. The applications should state the date, month and year of birth of the candidate. It should be accompanied by a certificate of good moral obstacter from the school in which he has last been educated, or from some respectable verson to whom he is wall known from some respectable person to whom he is well known in private life, and who is himself known to a respectable officer of Government, the last fact being certified by the countersignature of the officer in question. The application should further show the relationship, if any, to any of the ministerial officers in any of the offices in this division. The candidate with real educational qualifications would probably get rapid promotion. Applications will be received till the 31st March 1911.

By order of the Commissioner,

WALI MOHAHMAD SHAH, SAHEBZADA,

Personal Assistant to Commissioner.

Patna Commissioner's Office, Bankipore, the 7th March 1911.

Wanted

A COMPETENT DRAFTS MAN for the office of the Executive Engineer, Buxar Division, on a salary of Rs. 50 per month. The selected candidate will be on probation for one year before he is made permanent. Preference will be given to one who can check estimates from drawings and has knowledge of works in an Executive Engineer's Office. Applications with testimonials and samples of drawings prepared by the applicant will be received by the undersigned up to 5th April 1911. April 1911.

SBIS CHANDRA CHARRABARTI, Executive Engineer, Buxar Division. Buxar, the 8th March 1911.

Notice.

WANTED an Assistant to the Professor Chemistry, Civil Engineering College, Sibpur, in class VI or V according to qualifications. Only persons with M.A. or M.Sc. qualifications in Chemistry need apply. Applications will be received by the Principal up to 24th March 1911. The selected candidate will have to join at once,

R. BAUHL.

Offg. Principal, Civil Engineering College. Sibpur, the 8th March 1911.

Notice.

WANTED an Accountant for the Malda District
Board's office on a salary of Rs. 55 rising to
Rs. 65 by an annual increment of Rs. 2.

None need apply who has not passed the Accountantship examination and has got no experience in office
work. Selected candidate shall have to join at once.
Applications will be received up to 25th March current.

KADER BAKHSH, Vice-Chairman, District Board, Malda

Malda District Board's office, the 3rd March 1911.

Notice.

WANTED for the District Board of 24-Parganas one Sub-Assistant Surgeon to be employed as Sanitary Inspector on Rs. 50 a month, including travel-

ling allowances.

2. The appointment will be subject to the condition that the officer will be required to go through any course of special training that may be prescribed in accordance with Municipal Department circular No. 6T.—L.S.-G., dated the 6th May 1910.

3. Applications, stating age, qualifications, etc., will be received by the undersigned up to the 25th March 1911.

J. A. L. Swan, Chairman, District Board, 24-Parganas. Alipore, the 10th March 1911.

Municipal Notice.

WANTED a Second Construction Overseer on salary of Rs. 80 to Rs. 100 by biennial increment of Rs. 5.

Applications will be received by the undersigned up to the 25th March 1911.

F. A. Möller, Vice-Chairman. Municipal Office, Darjeeling, the 7th March 1911.

Notice.

NOTICE is hereby given that all exhibits filed in cases in the Court of the Municipal Magistrate, Calcutta, in the year 1908 will be destroyed if not taken back by the parties who filed them before the 31st March 1911.

NIBABAN CHANDRA GHATAK, Municipal Magistrate, Calcutta.

Town Hall, Calcutta, the 8th February 1911.

Notice

Is hereby given that the undermentioned mauzas appertaining to the Gentha Encumbered Estate in the district of Palamau will be offered for sale by the Deputy Commissioner of Palamau at his office at Daltonganj on the 20th April 1911 at 11 A.M.:—

Name of village.	Tausi No.	District and thans.	Annual jama.	Nature of right.
Domaria	Lat Chandal-	Palamau, thana	Rs.	16 annas
	gir.	Garhwa,	1,350	milkiat.

The Government revenue and cess are paid jointly with the other villages of the lot.

16 annas jasir under Raja of Kunda. Hazaribagh, thana Partap-Rent payable, Rs. 9-1-6 per annum. Cess payable, Rs. 34-10-3 per annum.

Other particulars available in my office. Intending purchasers should send in written offers previous to the sale to the Deputy Commissioner.

J. N. SARKAR, Manager, Encumbered Estates, Circle B, Palamau Daltonganj, the 1st March 1911.

A RECEIPT numbered 489, dated 9th March 1911, and granted by the Public Debt Office, Bank of Bengal, on submission of the unfermentioned Calentta Municipal Debenture. Notice of loss has been given to the Public Debt Office, Bank of Bengal, and the undersigned is about to apply for payment of principal together with interest due on the debenture:—

C. M. Deb. No. Loan. Amount. Holder's Name. 1st Dec. 1895 560 Panna Lall Dass Name of the Proprietor-Panna Lall Dass. Residence—26, Bhowani Ch. Dutt's Street, Calcutta. (355-1-330)

Lost, Stolen or Destroyed.

THE Government Promissory Note No. 227714 of the three and-a-half per cent, loan of 1865 for Rs. 1,000 (one thousand) originally standing in the name of Nobin Chandra Paul, the proprietor, by whom it was never endorsed to any other person, having been lost, stolen or destroyed, no ice is hereby given that payment of the above note and interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned agaist purchasing or otherwise dealing with the abovementioned security.

Name of the advertiser-Nobin Chandra Paul. Residence—os, Mudially, Garden Reach, Calcutta. (270—3—251)

THE Government Promissory Notes Nos. 128754, 128756, 128756 and 220255 of the 3½ per cent. loan of 1865 for Rs. 1,000 each, originally standing in the name of Mohini Mohan Dutt, and Government Promissory Note No. 157636 of the 3½ per cent. loan of 1865 for Rs. 1,000, originally standing in the name of the Bank of Bengal, and last endorsed to Mohini Mohan Dutt, and Government Promissory Note No. 087029 of the 3 per cent. loan of 1896-97 for Rs. 1,000, originally standing in the name of Mohini Mohan Dutt, the proprietor, by whom they were never endorsed to any other person, having been stolen on the 4th February 1911, notice is hereby given that payment of the above Notes and the interest thereupon have been stopped at the Public Debt Office, Bank of of Bengal, Calcutta, and that application is about to be made for the issue of duplicates in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned securities.

MOHINI MOHAN DUTE, 33, Amherst Street, Calcutta. (301-3-286)

Irrigation Department, Bengal. NOTICE

Is hereby given that the undermentioned estates will be leased out by public auction at the Public Works Department Bungalew at Seijberiah near Uluberiah on Monday, the 27th March 1911, at 12 noon. For further particulars and terms and conditions of the lease enquire at the office of the undersigned at No. 13, Kyd Street, Calcutta:—

(1) Tauzi No. 4768—Dancoony Spoil Banks from Benderbill to Pakirbagan.

(2) Tauzi No. 4769—Dancoony Drainage Eishary

Benderbill to Pakirbagan.

(2) Tauzi No. 4769—Dancoony Drainage Fishery, section 1, Bally series from Jhankari to Pakirbagan.

(3) Tauzi No. 4829—Dawko and Matea Khall Fishery.

(4) Tauzi No. 4830—Burrojolla Drainage Fishery.

C ADDAMS-WILLIAMS,

Executive Engineer, Northern Drainage and Embankment Division, Calcutta, the 3rd March 1911.

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^{*} On other days correspondence for China, Japan and Australasia. Colonics is despatched to Tuticorin, so that it may proceed by the first steamer from Colombo.

C. H. STUART, Presidency Postmaster.

Botost Colombia, the 19th March 1911

NOTICE.

THE next annual stock-taking of the Indian Law Reports kept at the Bengal Secretariat Book Depôt will commence from the 1st April 1911. The public are hereby informed that all issues of the said Reports from the said Depôt to subscribers and officials will be suspended during that month.

F. G. WIGLEY,

Secretary to the Bengal Legislative
Council and Asst. Secy. to the
Govt. of Bengal, Legislative Dept.

LEGISLATIVE DEPT., BOOK DEPÔT BRANCH, The 7th December 1910.

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The Quarterly Civil List of the Home and I egislative Departments, Government of India, No. 14. Corrected to 1st October 1810. Royal 8vo. Limp. 11a. or 1s.

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Merwa: a for 1908-09. Foolscap. Board. Rs. 2 (5a.)

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The Civil Service Regulations relating to Salary, Leave, Pension and Travelling Allowance, fifth edition. Corrected up to Ist April 1910. Royal 8vo. Cloth. Rs. 2 or 3s. with appendices. (8a.) Appendices only, 8a. or 9d. (8a.) List of Officers appointed by the Government of India in the Finance Departments. Corrected to June 1910. Royal 8vo. Paper cover. As. 4 or 5d. (1a.)

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DEPARTMENT OF COMMERCE AND INDUSTRY.

Annual Report on the Post Office of India for the year 1939-10. Foolscap, Board. Re. 1 or 1s. 6d. (3a.)

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India for the months of July and August
1910 Nos. 4 and 5. Royal 8vc. Stitched. 8s. or
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Statistics of cotton spinning and weaving in the Indian Mills in September 1910.
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Forest Pamphlet No. 16. Note on Best Season for Coppice Fellings of Teak (Tectona Grandie). Super-koyal 8vo. Paper. As. 4 or 5d (la.)

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A Note on the Preservation of Bamboos from the attacks of the Bamboo Beetle or "Shortborer." Forest Pamphlet No. 15 (Forest Zoology Series), by E. P. Stebbing. (Forest a, or 84, (2a)

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Section IX—Railways, 5th Edition. Revised by F. G. Royal Dawson. 1908. Re. 4 4.

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List of new books and periodicals for sale at the Library of the Asiatic Society of Bengul, 57, Park Street, Calcutta.

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Marhama-i-Rahi L. Mu-Dila. Fasc. 1. By Dr. E. Denison-Ross, at Re. 1 each.

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List of publications issued by the Meteorological Department from 1st July to 31st December 1910.

Monthly Weather Review from April to September 1910. (Illustrated by 7 plates.) Quarte. Paper ever. Re. 1 per mouth.

Annual Summary of Monthly Weather Review, 1909. (Illustrated by 6 plates.) Quarto. Paper ever. Rs. 3.

Memoirs of the Indian Meteorological Department, Vol. XX, Part 8. By George C. Simpson, D.Sc. (Illustrated by 2 plates.) Quarto. Paper cover, Rs. 3.

List of new books published by the Geological Survey of India during the weeks ending 24th September, 8th October, 12th November, 19th November and 24th December 1910 and 28th January 1911.

Records of the Geological Survey of India, Volume XXXIX, 1910. By Sir Thomas H. Holland, K.C.I.E., D.Sc., F.R.S., and L. Leigh Fermor, D.Sc., A.R.S.M., F.G.S. (with Plates 1-8). Rs. 2.
Records of the Geological Survey of India, Volume XI., Part I. Director, Geological Survey of India. Re. 1.
Records of the Geological Survey of India, Volume XL., Part II. T. H. D. La Touche, Esq., B.A., F.G.S., Offg. Director, Geological Survey of India. Re. 1.
Records of the Geological Survey of India, Volume XL., Part III. Director, Geological Survey of India. Re. 1.
Memoirs of the Geological Survey of India, Palæontologia Indica. Series XV, Vol. IV. Fasc. 3. By Dr. Victor Uhlig. Rs. 8.
Records of the Geological Survey of India, Volume XL, Part IV. Director, Geological Survey of India. Re. 1.
Memoirs of the Geological Survey of India. H. H. Hayden, Director, Geological Survey of India. Rs. 1.
Memoirs of the Geological Survey of India. H. H. Hayden, Director, Geological Survey of India. Rs. 2.

List of Publications issued by the Meteorological Department during the Current quarter.

Monthly Weather Review for October 1910. Illustrated by 7 plates. Quarto. Paper cover. Re. 1. Monthly Weather Review, November 1919. Illustrated by 7 plates. Quarto. Paper cover. Re. 1.



The Calcutta Gazette.

WEDNESDAY, MARCH 22, 1911.

PART II.

3dbertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this Part of the "Gazette cannot be received after Noon on Monday.]

LAND SALE NOTICES.

Notification A.

OTICE is hereby given, under sections 6 and 13. Act XI of 1859, that the undermentioned estales and shares of estates in the district of Hooghly will be put up for sale at the office of the Collector of that district on the 24th March 1911 at 12 noon trears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5. 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate int is kept for that share.

Name of mahal and pargana.	Sadar jama of whole estate,	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or a shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share,	If the whole estate is to be sold, the arrests due from it.	If only a abare is to be sold, the arrears due from it.
•	8	Regions and	es and commercial a	11/5-for+-1/10-12 6	7	8	р
	Rs. A. P.	Otto Control			Rs. A. P.	Rs. 4, P.	En. A. P.
Gurbari, pargana	2,695 15 0	Nil	16 annas share of mauzas Hari- rampore and Gurbari.	Raja Peary Mohon Mukherjee	699 2 9		99 12 0
Jerus Char (Rukas- pur), pargana Hati-	2,331 0 0	Entire	Nil	Balaram Dass		558 0 0	
kands, Alpur, pargana Mondulghat.	1,197 0 0	Do	Nii	Messrs, K. B. Dutta and P. Chowdhury, Receivers to the estate of late Gopal Lal Seal.		59 11 11	7

KUNTO NATH MERHABII, Deputy Collector in charge.

Notice of Sale.

NOTICE is hereby given, under sections 6 and 18 of Act XI of 1859, that the undermentioned estates or shares of estates in the district of the 24-Parganas will be put up for sale at the office of the Collector of that district on the 24th March 1911 12 o'clock moon for arroars of revenue and other de nin is which by law are realisable as arrears of land revenue, which in columns 8 and 10 of the appended statement it is stated that only a share is to be sold, it is to be understood that separate account is k for that share or shares are excluded from sales:—

Consecutive No.	Tauxi No.	Name of pargapa and mahal.	Sadar jama of the whole estate.	Whether whole estate is to be sold.	If only a share is to be sold, the specification of such share.	Names of the proprietors of the properties to be soid.	If only a share is to he sold, the sadur jama of such share,	If the whole estate is to be sold, the arrears due from it.	If only share is ne sold, arrears from
1	2	3	٠	5	0	7	R	p	10
1	1 R.S.	Kismat Chetia and others, pargana Magura.	Rs. A. P. 5,422 3 0		Jéannas minus Sa*, 4 gds. 2 kag 12 til of the entire estate, minus 8 as share in each of the manzag 8 teeper and Bagerghole, minus 8 gds. 2k. 43} til share of manza	Tara Prosunno Roy Chowduury and others.	Rs. A. P. 2,524 7 6		Rs. A
			7,33	2 0	Boichbert, minus mauza P., butpur, minus 12 as. share of mauza Raju Mollar Chuk, minus 4 as. 3g3s. share in mauza Barisa, minus 4 as. 1gd 3k. 16 til share in msuza hella, minus 4gds. 1k. 2kag. 17til 3kag. 5til share of mauza Hella, share in muza Sagare in mauzas	1.402.5			
					Bishoupur and Narayanpur, minus 2 as. 2gds. 2k. 3til., share in the rest of the mauzas, minus 1gd. 2kag share in mauza. Cheble, minus 1gd. 1k. 2kag 4ti., 1k. 1kr., share in mauza Satgachis, minus 2 as. 1 k.g. 2kig. 1k. 1k in mauza Sreepur and Begerghole, minus 4 as. 13gds. 1k. 2kug 7til share in mauza Roichberia, specified land in Bartsa.		•		
	814 R.F.	Mauza Harinarayan, pur and others, pur- gens Musagacha.	12,183 10 0		la. 14gds. 4,471 kt. share in each of the mauns Krishtorampur and Dorkarampur, 5as 5xds. 1k. §kt. share in each of the mauns Ausbore. At a-ans, Kristspur, Kisornaga-, Khunour, Khordassasu, Khorgachi, Jagadi-haggar, Durganagar, Dogachis.	and others.	1,542 11 5		117 1
					nagar, Durgasarar, Dogachia, Noada, Pitambara, Borbere, Bhagal-anpur, Manika, Man-punja, Ramangur and Rasaa; 6as, 5g 5a, 5g 54 thare in a chof the mauzas Kuleswar, cobindapur, noa, Rojorampur and Molapukur, 7as, 6g63, 1½kt. share in each of the mauzas Kaikhalt, Mokundajur and Harinarayanpur,	Seringer C			
	346 R.S.	Mauza Santo hbati and others, pargana Balia,	5,581 0 9		10as, 6gds, 2dts	Ditto	8,174 13 1		29 6
	276 R S.	Danlatpur, pargana Ukhra	716 2 2		16 annas share minus 1a. 6gds. 2k. 2kt. in mauza Nagardaha and 4as. in mauza Daulatpur.	Bharat Ch. Kundu a d	618 0 9		19 1

Alipore, the 18th February 1911.

J. CORNES, for Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estate- in the discording of Midnapore will be put up for sale at the office of the Collector of that district on the 27th Marcu 1911 at 12 o'clock arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood the separate account is kept for that share.

Tanul No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to ne sold.	it only a share is to be sold, the sacar jama of such share.	if the whole estate is to be sold, the arrears due from it.	from
1			•	The state of the s		,		
2009	Mehal Simulhara alias Simulhara Sankai- tieri, pargana Kasi- jora kist.	Rs. A. P. 191 0 6		Residuary share excluding S. A. Nes. 3, 4, 5 and 6. 16 erms share in manza Simulhanda will be sold. All other shares than that specified will be excluded from the sale.	Bhuban Chandra Messata.	Rs. A. P. 568 0 6	Rs. A. Y.	Rs. 134

Midnapore Collectorate, the 24th February 1911.

M. SINGH, for Collector

Notification A.

NOTICE is hereby given, under sections 6 and 13. Act XI of 1859, that the undermentioned estates and shares of estates in the district of Patra will be put up for sale at the office of the Collector of that district on the 27th March 1911 at 12 a.m. for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appeaded statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tanzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jamn of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1		3	4	ь	6	7	8	
	- PE	Rs. A. P.				Rs. A. P.	Rs. A. P.	Rs. A. P.
11 Ij.	Bedhna Lashkaripur Ruzurg nisi, ph. Bhimpur,	●1,038 0 0	PR 164	12 annas ijwal	Bishun Parshad	778 8 0		88 7 0
8084	Diara Maranchi, ph. Gyaspur,	4,462 0 0	Entire		Sheo Dayal Singh alias Tilak- dhari Singh, Vuganah.	••••	743 12 0	
9912	Anandpur Siaman O Mustafapur Siaman, ph. Besnak. In register U is Anand- pur Siaman O Mus- tafapur.	853 13 11	Do	110	Adimsysin and Ajodhava Purshad, minors under the guardisoship of Mussamut Gulab Kuar, mother.		873 14 11	
10014 118 2	Ghosanda, ph. Bes- mak.	2,087 11 B	*****	3n. 9d. 6k. 13b. 6ph. 13r. 10 til S. A.	Mussamut Rajinderani Kuar alias Debi Kuar, Vugairah.	647 5 4		2 0 7
19789	Gangepur Pakri, ph. Teihara,	800 0 0	Entire		Rammarain Singh and Amir Shan and Babu Chander- than Parshad Singh, Vagai- rah.	*****	200 8 7	

Patna, the 19th February 1911.

E. H. BESTHOUD, Collector.

Notification A.

NOTICE is hereby given sunder sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Shahabad will be put up for sale at the office of the Collector of that district on the 27th day of March 1911 a 12 noon for arrears of revenue and other demands which by law are realisable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of mahal and parguna.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to he sold, the madar jams of such share,	If the whole estate is to be sold, the arrears due from it.	if only a share is to be sold, the arrears due from it.
1		3		8	6	7	8	
	The property of the	Rs. A. P.		di Tre		Rs. A. P.	Rs. A. P.	Rs. A. P
11233 1710	Diara Subia, ph. Rehia Itarhia Pati, Harakh Nath Pattak, ph. Chous.	2,720 0 0 676 0 0	Whole Do		Sarjee Pd, and others Eabu Asant Pd, singh		648 0 0 69 0 0	
1796 3095	Konsuli, ph Chousa cekthi, ph, Chainpur	952 0 0 1,141 5 4			Debi Pd. Singh Ch. Ram Nath Singh and others	******	2 15 0 63 0 6	
3429 Jt.	Kusi, ph. Danwar	1,596 0 6		The ijmali share to be sold #88 annas. Other shares ne excluded from sale. Khata 1 will also be sold.	Raghupat Panday and others	798 0 6		19a 8 0
6739 7880	Bhabus, ph. Chainpur Kanehri, ph. Chousa	612 1 4 714 0 0	Whole Do	soju.	Abdul Rahman and others Ma-amat Basanti Kuer	L. R	63 8 6t 1,026 11 8	
Jt.	Pandepur, ph Ballia	1,003 0 0		The ijmall share to be said is 9 annas 8 pies. Other shares are excluded from sale.	Decnarain Chouley and others	505 9 0	-	113 8 1

• This is the arrear due from khata 6 at September kist and the sale is held under section 14, Act XI of 1859.
† This is the arrear due from khata ipmal at September kist and the sale is held under section 14, Act XI of 1850.

Shahabad Collectorate, the 4th March 1911.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Gaya will be put up for sale at the office of the Collector of that district on the 24th March 1911 at 12 noon for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share:—

aozi No.	Name of mahal and pargana.	Sadar jama of whole estate,	Whether the whole estate is to be sold.	If only a share is to be sol specification of such share or	d. shares.	Names of proprietors of property to be sold,	If only a share is to be sold, the sadar jama of such share.	be sold, the	If only a share is to be sold, the arrears que from it.
1	1	3	4	Б		en en en en en en en en en en en en en e	7	8	9 11
4411	Azamgarh taluqa, pargana Sher- ghaty,	Ra. A. P. 5,281 12 0		Ijmal— 1. Azamgarhi Masaurha Gantha. 2. Amnabad 3. Beshunpur	A. P. K. 8 & 10 6 8 0 9 4 0 11 4 0	Abul Hassan and others.	Rs. A. P. 1,245 4 0	Rs, A. P.	Rs. A. P. 59 4 0
				Burha Burhi Langurhi Bajarkar Dumrawan khas Itwan Koilkhap Kendua khas	6 8 0 11 4 0 6 8 0 6 8 0 16 0 0				
		÷		10. Khudga or Kahudag 11. Majhaulia khurd 12. Mandar 13. Nowa khap 14. Pathra kalan and khurd 15. Sonepur 16. Simarhat	11 4 0 6 8 0 6 8 0 16 0 0 6 8 0				
4411	Ditto +	5,281 12 0	******	17. Saraura 18. Sherghaty khas 19. Singhpur Separate account No. 34—	6 8 0 6 8 0	Mohamad Zuhun Khan,	2,669 3 0		884 2 0
				1. Adalpur 2. Berri 3. résra Nizamat 4. Champur 5. Dahlur 6. Dhanawan 7. Dhanawan main Chal	16 0 0 16 0 0 16 0 0 16 0 0 16 0 0				
		DI 14 1		Dhamni.	16 0 0 0 16 0 0 16 0 0 16 0 0 16 0 0 16 0 0 16 0 0 16 0 0 16 0 0 16 0 0 16 0 0 16 0 0 16 0 0 0		110	H J CLed	
				17. Andho Majhaulia 18. Amashhusipar 19. Bahera khurd 20. Chilore 21. Dharampur 22. Diha chak, Deona Kalyan	16 0 0 16 0 0 16 0 0 10 0 0 16 0 0				
				23. Gangti 24. Jamuara khurd 25. Kagh 26. Kartahi 27. Simarhat 28. Kesapi	16 0 0 16 0 0 16 0 0 16 0 0 16 0 0				
~ 人			nows data	33. Sondaha Char har Ratan	16 0 0 16 0 0	A Character Street (2000) of the Character Street (100)	al the to	s protect of confidence in the constant	norder de Caracana
				34. Sagdiha	16 0 0 18 0 0 16 0 0	assi tateripa at en resonant	To the grant	a encontrata and not have	

Gaya Collectorate, the 9th March 1911.

J. T. WHITTY, Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Saran will be put up for sale at the office of the Collector of that district on Saturday, the 25th March 1917, at noon, for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share:—

Tauzi No.	Name of mahal	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares,	Names of proprietors of property to be sold,	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1		1 3	4	Manager Supplier Control of the Cont	6	7	8	9
		Rs.				Es. A. P.	Rs. A. P	Rs. A. P.
3			(1	Part II(a) Estate temporarily settled with p	roprietors.)			
3059	Bhagar Diara or Bhagar Erazi Diara, pargana Narhan.	1,177	Entire	en en en en en en en en en en en en en e	Beni Madha Persad Narain Singh.	-	291 12 6	••••

S. N. GHOSE, Deputy Collector in charge.

Notification A.

NOTICE is hereby given, under sections 6 and 13. Act XI of 1859, that the undermentioned estates and shares of estates in the district of Muzaffarpur will be put up for sale at the office of the Collector of that district on the 24th March 1911 at midday for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tausi No.	Name of mabal and parkana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	10 min o	3	• •	and well had not enter the	The second of the second	7	9 8 9 15 8	9
905 R.S.	Akhta Lachhmi, pargana Babra Champaran.	Rs. A. P. 1,522 1 4	18 9197 20 148	Akhta 8 Madhuban 8 Madhusapur 8 Madhusapur 8 Parsowni 8	Babu Lalita Prasad Narain Singh and others.	Rs. A. P. 761 0 8	Rs. A. P.	Rs. A. P. 27 3 10
7030	Gopinath Amir Kuli Khan, pargana Raiti.	1,099 14 11	Entire	The World	Jagernath Chowdhry	inni ol saabend	274 15 8	land'

Muzaffarpur Collectorate, the 18th February 1911.

L. T. R. LUCAS, for Collector

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates, situate in the district of Booghly, will be put up to sale at the Hooghly Collectorate on the 2nd May 1911, corresponding to 19th of Baishak 1318 B.S.

The purchasers will be subject to the following conditions of sale:—

Conditions of Sale.

1st.—The estate to be sold to the highest bidder above the upset price which will be fixed by the Collector at the time of sale. The purchaser of the estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the

the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale. original sale.

List of Petty Government Estates of the district of Hooghly to be sold on the 2nd May 1911.

Tauzi No.	Name of estate, thana or pargana.	Approximate area in acres.	Government revenue.	REMARKS.
	ARAMBAGH SUBDIVISION.		Rs. A.	July
4589	Gouranga alias Mandaran, police-station Khanakul	3 3 3	28 5	dida
4675	Beurgram, police-station Arambagh	4 1 4	22 10	
4733	Pantahori, police-station Khanakul	0 2 3	5 0	
4840	Ditto ditto	3 0 5	36 11	
4150	Gholepura, police-station Khanakul	0 3 40	1 2	
4232	Satberiah, police-station Goghat	0 0 32	1 8	7830

Hooghly Collectorate, the 8th March 1911.

ALL PROPERTY OCHEROUS

KUMUD NATH MURHARSI, for Collector.

And despite the day property of the March 1995

Advertisement of Sale.

NOTICE is hereby given that the preprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situate in the district of Hooghly will be put up to sale at the Hooghly Collectorate on the 24th March 1911, corresponding to 10th Chaitra 1317 B.S. The purchaser will be subject to the following conditions of sale :-

Conitions of Sale.

1st.—The estate to be sold to the highest bidder above the upset price which will be fixed by the Collector at the time of sale. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the

the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

2nd.—The sale is to be subject to the existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

8rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid at once.

4th.—If the amount of purchase-money exceed Hs. 100, the one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale. case of original sale.

List of petty Government Estates of the District of Hooghly to be sold on the 24th March 1911, corresponding to 10th Chaitra 1317 B.S.

Pauzi No.	Name of estate, thana or pargar	na.	Approximate area in acres.	Government revenue.	REMARKS.
with this	Hooghly, Sadar Subdivision.		A. R. P.	Rs. A.	ne ment of supplier
4071 4626	Musuria, thana Balagore Toregram, Pandua		0 0 19½ 1 1 10	4 13 20 12	
	Howrah, Sadar Subdivision.		Acres.		
4960	Bankra		.0353	1 2	
4964	Bargachia		·1625	1 14	
4969	Bhupatipur Bamunparah	••••	3.89	81 1	
4962	Patihati	***	-0272	0 11	
4978	Makardaha		.0267	0 10	

Hooghly Collectorate, the 13th February 1911.

KUMUD NATH MUKHARJI, Deputy Collector in charge.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situated in the Sadar subdivision in the district of Jessore, will be put up to sale at the Jessore Collectorate on the 11th April 1911, corresponding with 28th Chaitra 1317 B.S.

The purchasers will be subject to the following conditions of sale:—

Conditions of sale.

1st.—The estates to be sold to the highest bidder above the upset price, which will be fixed by the Collector at the time of sale. The purchasers of these estates will be considered as the proprietors of the estates, and the entire proprietary right of Government in such estates will be transferred to

of the estates, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or, if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement, as in the case of original sale.

the	ber on listrict oll.	Name of estate and pargana.	Approximate area in acres.	Government revenue assessed.	Remarks.
100 S	3483 3698 8919 4505	Durgapur, pargana Goherpur Brittipara, pargana Saidpur Joysingpur, pargana Mahmudeahi Telirdannyapura, pargana Goherpur	23	Rs. A. P. 3 1 0 3 8 3 Nil 1 8 9	Should be sold revenue-free The upset price fixed is its. 12-8.

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Chowrashi branch, Saltore Siding of Bengal-Nagpur Railway, in the district of Manbhum, will be put up to sale at 12 o'clock on Tuesday, the 18th April 1911, jat Manpur District Board Dak Bungalow:—

The purchasers of the several plots of land will be subject to the following conditions:—

1st.—The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the Railway boundary, or to plough the land nearer than three feet from the same.

2nd.—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.

3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the fitteenth day after the sale, rackoning the day of sale as one, or if that day be a close sholiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

2th.—The plots of land will be sold revenue-free to the highest bidders.

5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Board confirming

4th.—The 5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Board confirming

101 est	Name of district.	Pargana and mauza.	Number of mile on which	Situated on which	APPROX AREA OF BIGHAS ACRE	LOT IN	LAND EX PRO 4 SAT EACH	LE PROM	Commence- men; and termination	Boundary of lot.
Consecutive number.	district.	and marza,	land is situate.	side of the railway.	В. к. с.	Acres,	Reasons for exclusion.	А, в. р.	of lot.	2 5
1. 2 and 8	Manbhum	Pargana Chow- ra-hi, mauza Saltore.	*****	North-east	18- 1 6	4:33			Plot No. 1 commences from 9,000 chanage and terminates at 9,8+0 chain- age.	PLOT No. 1. North, East and South—By the paddy land and waste land of village Saftore. West—By the Bensal-Nagpur Railway land.
									Plot Nos. 2 and 3 commence at chainage 9.50 and terminates at chainage 10,700.	PLOT NO. 2. North and West—By the Bengal- Nacpur Railway land. South and East—By the paddy and waste aland of village Saltore. PLOT NO. 3.
					10000					North-By the waste and paddy land of village Salfore. East, South and West-By the Bengal-Nagpur Rail way land.

Purulia, the 6th March 1911.

C. H. CROSSE, Collector.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situated in the Magura subdivision, in the district of Jessore, will be put up to sale at the Magura Subdivisional Office on the 24th April 1911, corresponding with 13th Bysakh 1318 B.S.

The purchasers will be subject to the following conditions of sale:—

Conditions of Sale

1st.—The estates to be sold to the highest bidder above the upset price, which will be fixed by the Collector at the time of sale. The purchasers of these estates will be considered as the proprietors of the estates, and the entire proprietary right of Government in such estates will be transferred to

of the estates, and the entire proprietary right of Government in such estates will be transferred to them subject to the revenue fixed in perpetuity.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or, if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

Number on the district, roll.	Name of estate and pargana.	Approximate area in acres.	Government revenue assessed.	REMARKS.
4205	Chandan Protap, pargana Mahmud-	88-23	Rs. A. P. 78 15 9	
4619	sahi. Amtail, pargana Mahmudsahi	21.73	27 0 0	Jan. 198

N. H. Y. WARREN,

STATEMENT OF GOVERNMENT PROMISSORY NOTES ENFACED FOR PAYMENT OF INTEREST IN LONDON,

PARTICULARS, cent. of 01 Of 1896.97, 1848-48. 1864-58.	18		4	1	111		4 PRR	* PER CRNT. LOADS-	OANS			44 PER CENT. LOANS-	LOANS-	e di
	1868.	1879.	Of 1906-01.	Total,	Of 1832-35.	Of 1886-36.	1862-48.	1884-65.	Transfer of 1865.	Reduced • per cent. loan of 1879.	Total.	Transfer loan of 1875, 44 per cent, por rent, por cent,	Total.	GRAND
Balance of 23th February 1911 41,06,400 1,31,16,500 8,59,56,500	560 1,92,84,700	,700 99,53,100	26,93,690	13,09,04,100	6,933	5,000	1	900	38,500	2,500	58,733	89,500	\$9,500	18,56,98,783
Amount of trans ferred to in London,	-1	- 4	1			1	- 1	1	i	į		0		100
Among issued in London by Conversion mass to a North Among issued in London by Conversion and a Marted 3rd	1	-	1	1	I	1		1	I	1	1	-	- 4	1
Estat V	000%	I	- i i	4,000			ł		1	:		***************************************		100
Amount epistoed at Bonday up to 25th February 1211.	001	lary I	1	64,500	1	i	-	l	ı					C4,500
Amount enfaced at Cal- cutta between 1st and 18th March 1911.	900	1	TI-	1,87,200	1	1			i	į		i		1,87,200
41,06,400 1,51,16,900 8,61,62,900	1,92,84,700	700 98,58,100	26,93,600	18,11,09,800	6,933	6,000		200	38,800	8,500	58,738	29,500	99,500	13,52,99,489
Amount written off in the 20,500 \$1,100 52,30,000 London Kegisters.	00 1,23,400		70.1,08,300	55,45,890		1	1	I	1.		211-10 211-10 211-10	ring is		65,67,39
Balance on 18th March 1911 40,85,300 1,30,85,100 8,09,33,306	1,91,61,800	98,63,100	25,91,300	12,55,63,000	6,938	5.0.0		200	38,800	2.500	68 789	90 000	100	10 07 59 189

D. Morrison, Superin'endent.

Public Debt Office, Bank of Bengal, Cakutta, the 17th March 1911.

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL.

for the week ending 13th March 1911.

LIABILITIES.	ASSETS.
Capital paid up 2,00,00,000 0 0 Reserve Fund 1,75,00,000 0 0 Public Deposits at Head	Government Securities 2,98,11 105 0 0 Other authorized Investments 77,29,607 0 0 Loans on Government and other authorized
Office Rs. 81,43,667 14 2 1,71,64,312 12 3 Other Deposits at Head Office and Branches 16,04,86,010 7 5 Bank Post Bills, &c 10,05,179 6 10	Securities
Sundries 15,88,280 1 4	Bullion Dead Stock
The second secon	Cash & Currency Notes at Head Office* Rs. 2,80,72,764 14 7 Cash & Currency Notes at Branebest , 2,41,06,782 11 2 5,21,79,497 9 9
Repes 21,76,93,782 11 10	Rupees 21,76,93,782 11 10
*Includes Sovs. & 1 Sove	do. , 4,56,772 8 0

Rate for Demand Loans, 8 per cent.

By order of the Directors,

Bank of Bengal, Calcutta, the 16th March 1911. Percentage, 28.95.
D. S. McClurs, Offg. Chief Accountant.

N. H. Y. WARREN, Offg. Secretary and Treasurer.

(864-1)

Darjeeling Municipality.

TENDERS are requested for the supply of the following stores to be supplied from 1st April 1911 to 31st
March 1912.

Samples must be sent with every tender and a guarantee given that the materials will be supplied of the same quality as the samples.

Tenders to be submitted on or before 20th March 1911.

Materials.	Quantity required.	Sample required.	Materials.	Quantity. required.	Sample required.
Cement I mild steel rod I X I mild steel bar Country tar Asphalt Phenyl Dynamo oil Mineral grease Kerosine oil Cotton waste Red paint ready mixed Chocolate , "Buff French grey , "Metallie filament lamps 40 Walts 225 volt	1,500 casks 30 tons 20 ", 10 ", 3,000 maunds 500 ", 325 gallons 18 maunds 3 ", 400 gallons 5 maunds 25 cwt. 15 ", 5 ", 5 ",	6 lbs, 3 feet. 3 ,, 1 pint. ½ lb. 1 pint. ½ lb. 1 pint. ½ lb. 2 i pint. ½ lb.	60 Walts 225 volt 30 , 110 ,, 20 , 55 ,, 20 ,, 25 ,, Sweepers' coats , waterproofs , blankets Ponies' ,, Superior coat for head sweepers. Jharons of bamboo Hill coolie baskets Drain brushes Coal, house	250 100 100 250 215 80 50 12 9 72 144 288 288 100	One. 3 sq. in. o material. """ One. One maund sample.

In the Court of the 1st Subordinate Judge of Jessore.

PRESENT:

Babu Bhagwati Charan Mitra, 1st Subordinate Judge of Jessore.

TITLE EXECUTION CASE No. 1 or 1911.

Jessore Loan Company, Limited, decree-holders, versus Manada Prasanua Sen and another, judgment-debtors.

TO be sold by the Nazir of the District Judge's Court, Jessore, on the 18th April 1911, at 12 o'clock noon, within the precincts of the Court, the undermen ioned properties of the judgment-debtors for the realization of the decretal debt amounting to Rs. 6,994-5:—

Schedule of properties.

The sixteen annas share of tauzi No. 49°0 of the Jessore Collectorate, kismat Chapta in pargana Jahan-girabad within police-station and sub-registry Shailkupa, the annual revenue of the tauzi being Rs. 47-12, and all under-rights of the judgment-debtors within the above tauzi.

2. The sixteen annas share of tauzi No. 464 of the Jessore Collectorate, kismat Armaghi in pargana Naldi within police-station and sub-registry Mahammadpur, the annual revenue of the tauzi being Rs. 14-2-2, and all under-rights of the judgment-debtors within the above tauzi.

above tauzi.
3. Two annas share of tauzi No. 15 of the Jessore 3. Two annas share of tauzi No. 15 of the Jessore Collectorate, kismat Char Asthail and kismat Burair in pargana Paldi within police-station Lohagarah, subregistry Lakshmipasha and kismat Aterhat within police-station and sub-registry Narail in district Jessore, and mauza Arpara, kismat Burasur. Bayashpur and Dimukdia within police-station and sub-registry Muksudpur, mauza Bashanshi and Sarkole within police-station and sub-registry Pangsa, kismat Ehimnagore, Charkanda, Muchideha, Suchidaha within police-station Belgachi and sub-registry Goalundo, kismat Surakandi Charkanda, Muchidaha, Suchidaha within police-station Belgachi and sub-registry Goalundo, kismat Surakandi and Kadirdi within police-station Bhushna and sub-registry Saidpur in district Faridpur, the annual revenue of the whole tauzi being Rs. 222-9-10 and Rs. 27-18-23 in the two annas share and all under-rights

of the judgment-debtors within the above tauzi.

4. The sixteen annas share of the maurasi ijara of kismat Hat Machandapur and all under-rights of the judgment-debtors under the above in pargana Isafpur amirabad within police-station and sub-registry Narail under Malik Umatara Debi, the annual rent payable being Re 80

being Rs. 80.

Eight annes share of the patni of kiemat Pears 5. Eight annes share of the pathi of kiemat Feara-kandi within pargana Naldi, police-station and sub-registry Kalia under Malik Sarat Chandra Roy, the rent payable being Rs. 1:-4 and 8 annas share of durpathi of the above kismat under malik Baroda Kanto Ghosh, the annual rent payable being Rs. 52-8. Thus the whole of kismat Perakanda in pathi and darpathi right and all under rights of the judgment-labora mithin the above mathi and darpathi.

derpatni right and all under rights of the judgment-debtors within the above patni and darpatni.

6. Eight annas share of patni of Rs. 500 of kismat Char Asthail in pargana Naldi, police station Lohagarah, sub-registry Lakshmipasha, under malik Dwarka Nath Ghosh and others, and all under-rights of the judgment-debtors under the above patni.

7. The patni taluk of Rs. 485 under zamindar Kumar Sarat Chandra Singha and others in village Molladanga and in six annas share of Kuldanga and kismat Bongram and Shkchura within police-station and subdivision Narail and sub-registry Singasholpur within tauzi No. 203 of the Jessore Collectorate, and all under-rights of the judgment-debtors within the above under-rights of the judgment-debtors within the above patni.

B. C. MITRA, Subordinate Judge.

Jessore, the 17th March 1911. (374 - 1 - 356)

In the Court of the Subordinate Judge Darbhanga.

EXECUTION CASE No. 891 or 1910.

Babus Ram Pershad and Jogindra Chandra Mukerjee, decree-holders, versus Babu Anwar Ali Khan, judgment-debtor.

TO be sold by public suction by the Nazir of the Court in the Court-house at Darbhanga on the 18th April 1911 at 10 a.m., the following mortgaged

properties of the judgment-debtor for the satisfaction of mortgage decree amounting to Rs. 33,264-1-3:—

The entire zemindari rights of the judgment-debtor, i.e., 9 annas 12 gandas 2 cowries pokhta share out of the entire 16 annas pokhta of mahal Jhitki, pargana Bhala, the principal with its dependencies, known or unknown. including the tolas of Kaoba, Kaobi, Barahia and Kandhoatti, bearing No. 727 in the Collectorate tauzi of Darbhanga and situated within the jurisdiction of thana and sub-registration office Benipatti and of sub-division and Munsifi Madhubani. Revenue of entire mahal is Rs. 231-9-9 and its area 2,444 acres 1 rood 8 poles. Estimated value of the share to be sold is Rs. 50,000 and the annual income is Rs. 2,400 as ascertained by Court.

CHARU CHANDRA MUKHARJI, Subordinate Judge, Darbhanga.

Darbhanga, the 10th March 1911.

(357 - 1)

In the Court of the Subordinate Judge, Darbhanga.

EXECUTION CASE No. 141 or 1909.

(1) Babu Ramgoolam Lall Saha and (2) Babu Baijnath) Babu Ramgoolam Lall Sahu and (2) Babu Baijnath Prosad Sahu. decree holders, versus (1) Chowdhri Barsati Singh. (2) Chowdhri Surj Narain Singh. (3) Chowdhri Kali Prosad Singh, (4) Chowdhri Radha Prosad Singh, majors, (5) Chowdhri Kishun Prosad Singh. (6) Chowdhri Jamuna Prosad Singh, (7) Chowdhri Lachimi Prosad Singh alias Nathooni Prosad Singh, m.nors, through Babu Mahindra Narain, Vakeel and guardian of the said minors, independent. Vakeel and guardian of the said minors, judgment-

BE it known that the properties of the said judgment-debtors stated below will be sold for the realiza-tion of the decretal amount. Rs. 1,06,725-14 6, due to

the said decree-holders on 18th April 1911:-

1. Ten gandas pucca out of 16 annas mahal Subhankerpur, asli and dakhli, pargana Havi, with all villages and tolas, dakhli and zaili, bearing tauzi No 6504 within the jurisdiction of thana and subregistry office Bahera, district Darbhanga, whereof the area of 16 annas is 1,500 acres 18 poles, out of which judgment-debtors' proportionate shere is 78 acres 26 poles 9 kunmas. The Government revenue of whole entire mahal, asli with dakhli, is Rs. 1,544-0-6, out of which is, 35-12 falls share advertised for sale value. which Rs. 35-12 falls share advertised for sale: value estimated Rs. 3,550.

which Rs. 35-12 talls share advertised for sale: value estimated Rs. 3,550.

2. Ten gandas pucca out of mahal Sadulah; ur with tolas belonging to the said mahal, pargana Dharaur, bearing tauzi No. 3377, under the jurisdiction of thana and sub-registry office Eahera, district Darbhanga, whereof the area of 16 annas is 2,354 acres 3 roods 33 poles and proportionate share of the judgment-debtors is 42 acres 1 rood 42 poles, and the Government revenue of whole mahal, asi wish dakhli, is Ks. 2,247-0-9 with the proportionate demand Rs. 16-6-9; value estimated Rs. 2,400.

3. Ten gandas out of 16 annas village Sadat Nager Purkhotimpoor, dakhli Sadullahpoor, with tolas belonging to the said village, pargana Dharaur, under the jurisdiction of thana and sub-registry office Bahera, district Darbhanga, bearing tauzi No. 3377, whereof the area of 16 annas is 2,263 acres 2 roods 32 poles, and the proportionate share of the judgment-debtors' 39 acres 1 rood 38½ poles, with the Government revenue of asli and dakhli Rs. 2,247-0-9 and the proportionate revenue Rs. 16-2-8; value estimated Rs. 2,135.

4. Eight annas out of 16 annas mauza Basatpur, asli with dakhli and tolas belowing to the said tolas belowing to the said.

Rs. 16-2-8; value estimated Rs. 2,135.

4. Eight annas out of 16 annas mauza Basatpur, asli with dakbli, and tolas belonging to the said mauza, pargana Ughara, bearing tauzi No. 173 within the jurisdiction, thana and registry office and district Darbhanga, whereof the area of 16 annas is 579 acres 2 roods 17 poles, out of which judgment-debtors' proportionate share is 289 acres 3 roods 18½ poles. The Government revenue of the whole mahal is Rs. 758-9-2 with the proportionate idemand Rs. 379-4-7; value estimated Rs. 8,000.

Re it known that properties Nos. 1 and 2 mentional

Be it known that properties Nos. 1 and 2 mentioned above will be sold on an incumbrance of Rs. 3,300 due to Mr. Percy Jones, of Benipur Factory, under a mortgage and sudbharna bond subject to the order of Subordinate Judge, Darbhanga, dated 21st November 1910.

CHARU CHANDRA MOOKERJEE, Sub-Judge. Darbhanga, the 4th March 1911.

NOTICE.

In the Court of the First Sub-Judge, Alipore

Iswar Singh, plaintiff versus Santa Sing, defendant.

WHEREAS the plaintiff abovenamed has brought a suit in the Court of the First Subordinate Judge at Alipore against the defendant for money advanced by him for earthwork, &c., done by the said defendant at Kalimati and other places under the Bengal-Nagpur Railway, and the 31st March 1911 has been fixed for hearing of the said suit, it is notified that the suit will be decided in his absence unless the defendant appears in the meantime. defendant appears in the meantime.

PROMOTHO NATH CHATTEEJI,
Subordinate Judge, 1st Court, 24 Parganas.
Alipore, the 18th March 1911. (389-1-353)

Notification of Sale.

TO be peremptorily sold, pursuant to the preliminary decree and the final decree of the High Court of Judicature at Fort William in Bengal in its Ordinary Original Civil Jurisdiction, dated the 20th day of May 1907 and the 8th day of June 1909, respectively, and made in Suit No. 507 of 1906 (Ghanesyam Das cersus Chuni Lal Kar and another), by the Registrar of the said Court in his sale-room in the Court-house on Saturday, the 25th in his sale-room in the Court-house on Saturday, the 25th day of March 1911, the right, title and interest of the defendant Chuni Lal Kar in the following Government Promissory Notes of the 3½ per cent loan of 1900-01, which are subject to a charge of Rs. 30 a month payable to Sreemutty Hemangini Dassi, who is stated to be about forty-two years of age under order dated the 2nd day of May 1904 made in Suit No. 826 of 1901 of the said High Court, wherein the said Sreemutty Hemangini Dassi was the plaintiff and the said defendant Chuni Lal Kar was the defendant, and also a charge of Rs. 20 a month declared in favour of the defendant Sreemutty Mrinalini Dassi, who is stated to be between, 27 and 28 years of age under the aforesail decree dated the 20th day of May 1907, to take effect from and after the death of the said Sreemutty Hemangini Dassi under the agreement dated the 30th April 1904:—

Rs.

Rs.

(1) No. 030363 for ... 5,000

(2) No. 027642 for ... 5,000

(3) No. 030736 for ... 1,000

The abstract of stile and the conditions of sale may be seen at the office of the Registrar, High Court, Original Side, and at the office of Mr. A. C. Bose, Plaintiff's Attorney, at No. 10, Hastings Street, Calcutta, on any day before the sale and will be produced at the sale.

W. R. FINE, Registrar,

A. C. Bosz. Plaintiff's Attorney.

High Court, Original Side, Calcutta, the 7th day of February 1911.

(297-1-302)

INSOLVENT NOTICE.

In the matter of BUDRI PROSAD and BHIKA LALL,

insolvents

insolvents.
On the 20th day of January last, it was ordered that Tuesday, the 4th day of April next, be appointed for the further hearing of this matter, and that unless cause be shewn to the contrary on that day the said insolvents be discharged personally as well as to their after acquired property from all liabilities for debts, claims and demands of and against the said insolvents at the time of the filing of their petition for relief.

O. C. Gangu, & Co., Attorneys.

(338—2)

NOTICE.

No. 54 of 1911.

Re Sitaram Agarwalla, residing at No. 32, Armenian Street in the town of Calcutta, lately carrying on business in co-partnership with one Hanuman Bux in piece-goods at No. 14, Upper Chitpore Road in Calcutta aforesaid and at Gowhatty and silashpore.

On the 27th day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Nore .- All debts due to the estate should be paid to me

Dated this 18th day of March 1911. C. E. GEEY, Official Assignee of Calcutta

NOTICE.

No. 56 of 1911.

Re Labh Chand Mahata, residing at No. 2, Baroda Prosad's Lane in the town of Calcutta, at present working as Gomastha in the firm of Sree Kissen Kanhia Lal at No. 11, Puggiaputty Street in Calcutta aforesaid and formerly carrying on business in piecegoods.

ON the 27th day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Note.-All debts due to the estate should be paid to me.

Dated this 18th day of March 1911.

G. E. GREY, Official Assignee of Calcutta.

NOTICE.

No. 58 of 1911.

Re Hidoy Nath Saha, Deb Nath Saha, RadhabuHuv Saha and Joindra Mohun Saha, all at present residing at No. 1-2, Kali Prosad Chackervarti Street in the town of Calcutta and lately carrying on business in co-partnership as cloth merchants under the names, styles and firms of Hridoy Nath, Deb Nath, Radhabulluv, Jotindra Mohun Saha, Lakshi Canto Saha and Radhabulluv, Jotindra Mohun Saha in Mymensingh and at No. 9, Shibtolla Bye Lane in Calcutta afore; aid and at present without any employment.

ON the 3rd day of March 1911, an order was made by the High Court of Julicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Nors .- All debts due to the estate should be paid to me.

Dated this 18th day of March 1911.

C. E. GREY, Official Assignee of Calcutta. (384 - 1)

NOTICE.

No. 59 of 1911.

Re William Richard David Boylette, residing at No. 57, Creek Row, in the town of Calcutta, a Store-keeper in the Oriental Gas Company, Limited.

ON the 3rd day of March 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Nors .- All debts due to the estate should be paid to me.

Dated this 18th day of March 1911.

C. E. GREY, Official Assignee of Calcutta. (379-1)

NOTICE.

No 60 of 1911.

Re Fanindra Nath Bhattacharjee, Patiram Banerjee and Amulya Kanto Rakshit, all residing at No 8-1, Ram Coomar dakshit's Lane, in the town of Calcutta, and lately carrying on business as dealers in sugar and ghee at No. 88, Burtolla Street, in Calcutta, aforesaid, under the name, firm and style of Fanindra Nath Bhattacharjee and Amulya Kanto Rakshit.

O N the 6th day of March 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

NCTR -All debts due to the estate should be paid to me.

Dated this 18th day of March 1911.

C. E. GREY, Official Assignee of Calcutta.

NOTICE.

No. 62 of 1911.

Re Abdul Hye Mandal, of No 47, Mott's Lane, in the town of Calcutta, and working as a hawking tailor and dress-maker, but now a prisoner in the Civil side of the Presidency Jail.

ON the 8th day of March 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Note,-All debts due to the estate should be paid to me Dated this 18th day of March 1911.

O. E. Grey, Official Assignee of Celcutta.
(381-1)

NOTICE.

No. 64 of 1911.

Re Antoine Petras Massan, of No. 24, Ripon Lane, in the town of Calcutta, a Customs Preventive Officer.

ON the 10th day of March 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Nors .- All debts due to the estate should be paid to me. Dated this 18th day of March 1911.

G. E. GREY, Official Assignee of Calcutta

In the Court of the District Judge of Patna at Bankipore.

INSOLVENCY CASE No. 2 or 1911.

Jaggan Shao, petitioner, versus Babu Lal alias Tek-narain and others, opposite party.

NOTICE

IS hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1407, to all concerned that the insolvency petition of Jaggan Shao, son of Punpun Shao, deceased, resident of Peerbahore in the subdivision of Patna City, district Patna, has been admitted by this Court, and that the 25th March 1911 is fixed for hearing thereof.

C. P. BEACHCROFT, District Judge. Bankipore, the 16th March 1911. (873-1-354)

In the Court of the District Judge of Burdwan.

Notice under clause (2), section 12 of the Provincial Insolvency Act, III of 1907.

INSOLVENCY CASE No. 1 of 1911.

NOTICE is hereby given to the creditors Dasarathi Singha Rai, of Boridpur, thana Satgachis, and others that the insolvency petition filed by the judgment-debtor Durga Das Nag, son of late Rameswar Nag, now of Raniganj, in town Burdwan, has been admitted, and that the ath April 1911 has been fixed for the hearing thereof.

E. B. H. PANTON, District Judge. Burdwan Judge's Office, the 9th March 1911.

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 42 or 1910.

NOTICE is hereby given that Hazi Hurmutullah, of China, thana Pandua, district Hooghly, was, on the 4th March 1911, adjudged an insolvent, and Babu Upendranath Biswas, Pleader, has been appointed Receiver of his property. The 5th April next has been fixed for framing a schedule. Claimants should prove their claims on that day.

W. N. DELEVINGER, District Judge. Chinsura, the 17th March 1911. (371-1-346)

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 46 or 1910.

NOTICE is hereby given that Kunja Bihari Dey, of Salikha, thana Golabari, district Hooghly, was, on the 4th March 1911, adjudged an insolvent, and Babu Ramanimohan Singh Chaudhuri, Pleader, has been appointed Receiver of his property. The 31st March 1911 has been fixed for framing a schedule of debts and creditors. Claimants should prove their claims on that day.

W. N. DELEVINGNE, District Judge. Chinsura, the 13th March 1911. (360-1-338)

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 48 or 1910.

NOTICE is hereby given that Jadab Chandra Maiti, of Gazipur, than Amta, district Hooghly, was, on the 6th March 1911, adjudged an insolvent. The 6th April next has been fixed for framing a schedule of debts and creditors. Claimants should prove their claims on that day.

W. N. DELEVINGNE, District Judge. Chinsura, the 17th March 1911. (372 - 1 - 351)

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 62 or 1910.

NOTICE is hereby given that Shaikh Amir, of Nimdighi, thana Ulubaria, district Hooghly, was, on the 4th March 1911, adjudged an insolvent. The 4th April 1911 has been fixed for framing a schedule of debts and creditors, when persons having claims against him should prove the same in this Court.

W. N. DELEVINGNE, District Judge.

Chinsura, the 13th March 1911. (359 - 1 - 348)

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 79 or 1910.

NOTICE is hereby given that Bhootnath Porel, of Ramchandrapur, thana Liluah, district Hooghly, was, on the 4th March 1911, adjudged an insolvent, and the Nazir of this Court has been appointed Receiver of his property. The 5th April next has been fixed for framing a Schedule of debts and creditors. Claimants should prove their claims on that day.

W. N. DELEVINGNE, District Judge. Chinsura, the 13th March 1911. (361-1-936)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Durgacharan Manji, son of Nobin Chandra Manji, of Phuldanga, thana Panchla, district Hooghly, has been admitted by this Court as No. 20 of 1911, and that the 1st April next has been fixed for the hearing thereof. NOTICE is

. W. N. DELEVINGNE, District Judge.

Chinsura, the 20th March 1911. (388 - 1 - 345)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1967, to his creditors that the insolvency petition of Sashi Bhushan Sani, son of Ambica Charan Sani, of Domjur, thana Domjur, district Hooghly, has been admitted by this Court as No. 15 of 1911, and that the 24th March 1911 has been fixed for the hearing thereof.

W. N. DELEVINGNE, District Judge. Chinsura, the 18th March 1911. (376 - 1 - 347)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, 111 of 1907, to his creditors, that the insolvency petition of Shaikh Samiruddi, sou of Shaikh Danib, of Jayrampur, thana Jagatballabhpur, district Hooghly, has been admitted by this Court as No 23 of 1911, and that the 5th April 1911, and that the 5th April 1911 and 1911 a next has been fixed for the hearing thereof.

W. N. DELEVINGNE, District Judge. Chinsura, the 13th March 1911. (362 - 1 - 349)

In the Court of the District Judge of Heoghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Mir Aslum Khan, son of Julfakur Khan, of Kharserai, thana Chanditala, district Hooghly, has been admitted by this Court as No. 24 of 1311, and that the 6th April next has been fixed for the hearing thereof.

W. N. DELEVINGNE, District Judge. Chinsura, the 17th March 1911. (369 - 1 - 350)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1807, to his creditors, that the insolvency petition of Durlay Chandra Barui, son of Gopal Barui, of Hanidhera, thana Amta, district Hooghly, has been admitted by this Court as No. 26 of 1911, and that the 11th April next has been fixed for the hearing thereof.

W. N. DELEVINGNE, District Judge. Chinsura, the 17th March 1911.

(370 - 1 - 352)

A JIT GHOSE, M.A., B.L., intends to be enrolled as a Vakil of the High Court, Calcutta. (365-4-335)

SACHINDRA CHANDRA GUHA intends to enrolled as a Vakil of the Csleutta High Court. (366-4-337) intends to be

SARAT CHANDRA BOSE, MA., BL., intends to be enrolled as a Vakil of the High Court. (386 - 4 - 342)

SUDHIR CHANDRA ROY, M.A., B.L., intends to be entolled as a Vakil of the High Court, Calcutta. (377-4-341)

SYAM LAL BASU, B.L., intends to be enrolled as a Vakil of the Calcutta High Court. (375 - 4 - 339)

Copy of Resolution 7 passed at the Annual General Meeting of the Subscribers to the Bindu Family Annuity Fund held on the 28th January 1911.

THAT the Directors be authorised to draw in the manner laid down in Rule 73, Rs. 66,657 (sixty-six thousand six hundred and fifty-seven only) from the Deposit Account with the Government of India to meet the expenditure provided in the Budget Estimate for the year 1911-1912."

DWARKA NATH MITRA, Chairman. Prankissen Bose, Secretary. (985-1-355)

WANTED an Assistant for the office of the Magistrate-Collector, Purnea, on a salary of Rs. 40 a month. Preference will be given to one who knows type-writing well in addition to the knowledge of English and vernculars of Behar. The selected candidate will remain on probation for three months. Applications with copies of testimonials will be received up to the 25th March 1911, on which date any candidate desirous of appearing in person was appearing up of figures. desirous of appearing in person may appear in my office.

A. H. VERNEDE, Magistrate-Collector.

Pornea, the 9th March 1911.

Wanted

A CASHIER for the office of the General Manager Wards' Estates, Monghyr, on pay of Rs. 35 a month. Cash security Rs. 750.

None need apply who is not conversant with English. Hindi and Court of Wards' accounts.

The applications will be received by the undersigned up to 31st March 1911.

P. MIRZA, for Collector.

Monghyr Collectorate, the 9th March 1911.

Notice.

WANTED an Assistant to the Professor of Chemistry, Civil Engineering College, Sibpur, in class VI or V according to qualifications. Only persons with M.A. or M.Sc. qualifications in Chemistry need apply. Applications will be received by the Principal up to 24th March 1911. The selected candidate will have to join at once,

P. BRÜHL,

Offg. Principal, Civil Engineering College. Sibpur, the 8th March 1911.

Notice.

WANTED an experienced Sarishtadar for the District Judge's Office, Midnapore, on a salary of Rs. 150 to Rs. 200.

Applications with copies of testimonials will be received by the undersigned up to the 7th April 1911.

J, CORNES, District Judge.

Midnapore Judge's Office, the 16th March 1911.

Notice.

WANTED a second clerk for the office of the Registrar of Co-operative Credit Societies, Bengal, on a salary of Rs. 50 rising to Rs. 75 by annual increments of Rs. 5. A thorough knowledge of the Hindi language is essential. None need apply who has not passed the Entrance Examination. Preference will be given to those who have previous office experience. Applications will be received up to 5th April 1911 by the Registrar of Co-operative Credit Societies, Bengal, Writers' Buildings, Calcutta.

W. H. BUCBAN,

Registrar of Co-operative Credit Societies, Bengal The 20th March 1911.

Notice.

WANTED for the District Board of 24-Parganas one Sub-Assistant Surgeon to be employed as Sanitary Inspector on Rs. 50 a month, including travel-

ling allowances.

2. The spointment will be subject to the condition that the officer will be required to go through any course of special training that may be prescribed in accordance with Municipal Department circular No. 6T.—LS.-G., dated the 6th May 1910.

3. Applications, stating age, qualifications, etc., will be received by the undersigned up to the 25th March 1911.

J. A. L. SWAN,

Chairman, District Board, 24-Parganas. Alipore, the 10th March 1911. (346-2)

Municipal Notice.

WANTED a Second Construction Overseer on salary of Rs. 80 to Rs. 100 by biennial increment of Rs. 5.

Appliestions will be received by the undersigned up to the 25th March 1911.

F. A. MÖLLER, Vice-Chairman. Municipal Office, Darjeeling, the 7th March 1911. -2)

Treasure Trove.

To is hereby notified, under section 5 of the Indian Treasure Trove Act, VI of 1878, that, on 17th April 1910, 43 gold chilly seed coins of the total value of Rs. 15-12 was found in S. No. 227A-2 in the village of Tiruvakkarai in the Villupuram taluk, South Arcot district, Madras Presidency.

2. All persons claiming the said treasure or part thereof are hereby required to appear personally or by agent before the Collector of South Arcot at his offlice at Cuddalore on Monday, the 14th day of August 1911, in view to the matter being enquired into or determined according to law.

(Integrated)

(ILLEGIBLE), for Collector. South Arcot Collector's Office, the 8th March 1911.

Notice.

IT is hereby notified, under section V of the Indian Treasure Trove Act (VI of 1878), that on or about the 8th day of November 19.0 treasure consisting of the undermentioned articles, valued at Rs 6-12, was found hidden in unoccupied waste land, S. No. 62B, in the village of Madhanapaliam, in the Polur taluk, North Arcot district.

All persons claiming the said transmit

All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent before the Collector of North Arcot at his office in Vellore on the 1st day of August 1911 in order to the matter being enquired into and determined in accordance with the provisions of the Act.

with the provisions of the Act :-

Description of property.

Rs. A. Seven gold coins each weighing about 132 pagodas ... 6 12 13 pagodas

(ILLEGIBLE), for Collector.

North Arcot Collector's Office, Chittoor, the 6th March 1911.

Notice.

T is bereby notified, under section V of the Indian Treasure Trove Act (VI of 1878), that on the 10th day of February 1911 treasure, consisting of the undermentioned articles, valued at Rs. 54, was found hidden in the wall of a house belonging to one Damodara Mudali in the village of Arnipalian in the Arni division, North Arcet district.

All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent before the Collector of North Arcot at his office in Vellore on the 1st day of August 1911 in order to the matter being enquired into and determined in accordance with the provisions of the Act.

Description of property.

Small brass vessel containing 54 old Arcot rupees.
And a piece of cloth

(ILLEGIBLE), for Collector. Arcot Collector's Office, Chittoor, the 6th March 1911.

Notice.

IT is hereby notified that a sum of Rs. 112-14-5 (rupees one hundred and twelve annas fourteen and pies five only) stands in deposit in the name of Abdul Karim Jan, contractor for bill No. 186, dated 26th January 1906, on account of executing the work of constructing Kharagpur Police buildings. The contractor is requested to appear in person in this office and to take payment of the amount within a month's time otherwise the amount will be credited to Government.

E. DESBRUSLAIS,

For Executive Engineer, Cossye Division. Midnapore, the 9th March 1911.

Notice.

NOTICE is hereby given that all exhibits filed in cases in the Court of the Municipal Magistrate. Calcutta, in the year 1908 will be destroyed if not taken back by the parties who filed them before the 31st March 1911.

NIBARAN CHANDRA GHATAK,

Municipal Magistrate, Calcutta. Town Hall, Calcutta, the 8th February 1911.

Notice

As hereby given that the undermentioned mauzas appertaining to the Gentha Encumbered Estate in the district of Palamau will be offered for sale by the Deputy Commissioner of Palamau at his office at Daltonganj on the 20th April 1911 at 11 A.M.:—

Name of village.	Tauzi No.	District and thana.	Annual jama.	Nature of right.
Domaria	Lat Chandai-	Palamau, thana	Rs.	16 annas
	gir.	Garhwa.	1,350	milkiat,

The Government revenue and cess are paid jointly with the other villages of the lot.

Hazaribagh ... | Not known / 16 anne Rent payable, Rs. 9-1-6 per annum, Cess payable, Rs. 34-10-3 per annum

Other particulars available in my office. Intending purchasers should send in written offers previous to the sale to the Deputy Commissioner.

J. N. SARKAR,

Manager, Encumbered Estates, Circle B, Palamau. (220-7) Daltonganj, the 1st March 1911.

Notification.

AT an adjourned special meeting of the Cuttack District Board, held on 6th March 1911, it was resolved nem-con that road cess be levied in the district of Cuttack during the ensuing cess year at the maximum rate of half anna in the rupee on the annual value of lands, &c.

ILLEGIBLE, Vice-Chairman,

District Board, Cuttack.

Cuttack, the 7th March 1911. (390 - 1)

Serampore Municipality. WATER SUPPLY.

Contract No. 2, Pumping Machinery.

Contract No. 2, Pumping Machinery.

THE Commissioners of the Municipality of Serampore invite tenders for the supply and erection of engines and pumps at the Howrah Water-works Pumping Station at Serampore. The pumping machinery, which will be in duplicate, is to be of one of the following types:—Either

(a) Horizontal compound steam pumps with boilers complete; or

(b) Suction gas engines driving three throw plunger pumps with suction gas plant complete; or

(c) Oil engines driving similar pumps.

The type of machinery to be provided and erected will be selected after receipt of the tenders.

Copies of the specification, bills of particulars and forms of tender may be obtained from the office of the Sanitary Engineer, Bengal, Old Court House Corner, Calcutta, on deposit of Rs. 30 in Government Currency Notes, which will be refunded on receipt of a bond fide tender.

Tenders which must be on the forms provided must be sent in a sealed cover addressed to the Chairman, Scrampore Municipality, and must be received not later than 4 P.M. on Tuesday, 20th June 1911.

Boroda Prosad Dry, Chairman Serampore, the 16th March 1911. (363-3)

Lost.

THE Government Promissory Note No. 007728 of the 4 per cent. loan of 1865 for Rs. 500, originally standing in the name of Radha Sham Bose, Administrator of Chintsmoni Dasee, and last endorsed to Hurraprosad Chatterjee, the proprietor, by whom it was never endorsed to any other person, having been lost, stolen or destroyed, notice is hereby given that payment of the above Note and the interest thereupon have been stopped at the Public Debt Office, Pank of Bengal, Calcutta, and that application is about to be made for the issue of duplicate in favour of Nermoda Debi and Sayloda Debi, certificate holders, estate of Hurroprosad Chatterjee. The Public are cautioned against purchasing or otherwise dealing with the abovementioned security.

Names of the Advertisers—Nermoda Debi and

Names of the Advertisers—Nermoda Debi and Soyloda Debi.

Residence-Nanghi, Moheshtalla Post Office, district (391-3-357)

Irrigation Department, Bengal. NOTICE

Is hereby given that the undermentioned estates will be leased out by public auction at the Public Works Department Bungalow at Seijberiah near Uluberiah on Monday, the 27th March 1911, at 12 noon. For further particulars and terms and conditions of the lease enquire at the office of the undersigned at No. 13, Kyd Street, Calcutta:—

(1) Tauzi No. 4768-Dancoony Spoil Banks from

(1) Tauzi No. 4769—Dancoony Spoil Sanks from Beuderbill to Pakirbagan.
(2) Tauzi No. 4769—Dancoony Drainage Fishery, section 1, Bally series from Jhankari to Pakirbagan.
(3) Tauzi No. 4829—Dawko and Matea Khall

Fishery.

(4) Tauzi No. 4830—Burrojolla Drainage Fishery.

C. ADDAMS-WILLIAMS,

Executive Engineer, Northern Drainage and Embankment Division.

Calcutta, the 3rd March 1911.

NOTICE TO CREDITORS.

In the Goods of Charles Frederick Ponder, deceased.

DURSUANT to sections 320 of Act X of 1865 and 42 PURSUANT to sections 320 of Act X of 1865 and 42 of Act XXVIII of 1866, all persons having claims against the estate of the abovenamed deceased, to whose estate Letters of Administration with copy of Will annexed were, on the 18th day of January 1911, granted by the High Court of Judicature at Fort William in Bengal to Thomas Traill, are hereby required to send full particulars of their claims, a statement of their accounts and the value of the securities (if any) held by them to me, the undersigned, the Administrator to the above estate, on or before the 16th day of April 1911, after which date no claims will be admitted.

Dated this the 13th day of March 1911.

Dated this the 13th day of March 1911.

Administrator to the estate of Charles

Frederick Ponder, deceased, 14, Old Court House Street PERFERENCE A MOHO(387-1-343)

In the matter of the Indian Companies Act, 1882,

and

In the matter of the Hoolmaree Tea Company, Limited, in Liquidation.

Liquidators' Final Account and Report.

NOTICE is hereby given, pursuant to section 186 of the Companies Act, 1882, that a general meeting of the members of the abovenamed Company will be held on Friday, the 21st day of April 1911, at 12 o'clock noon at 4, Mangoe Lane, Calcutts, in order that there may be laid before the said Company an account shewing the manner in which the winding up has been conducted and the property of the Company has been disposed of, and an order that the said Company may hear any explanation that may be given by the Liquidators.

S. G. ANDERSON Liquidators.

4, Mangoe Lane, the 13th March 1911. (358-2-334)

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C. H. STUART, Presidency Postmaster.

Dated Calcutta, the 20th March 1911.

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F. G. WIGLEY,

Secretary to the Bengal Legislative Council and Asst. Secy. to the Govt. of Bengal, Legislative Dept.

LEGISLATIVE DEPT., BOOK DEPÔT BRANCH, The 7th December 1910.

Lost.

THE Government Promissory Note No. 007728 of the 4 per cent. loan of 1855 for Rs. 500, originally standing in the name of Radha Sham Bose, Administrator of Chintamoni Dasee, and last endorsed to Hurraprosad Chatterjee, the proprietor, by whom it was never endorsed to any other person, having been lost, stolen or destroyed, notice is hereby given that payment of the above Note and the interest thereupon have been stopped at the Public Debt Office, Pank of Bengal, Calcutta, and that application is about to be made for the issue of duplicate in favour of Nermoda Debi and Sayloda Debi, certificate holders, estate of Hurroprosad Chatterjee. The Public are cautioned against purchasing or otherwise dealing with the abovementioned security.

Names of the Advertisers—Nermoda Debi and Soyloda Debi.

Residence-Nanghi, Moheshtalla Post Office, district 24-Parganas. (391-3-357)

Irrigation Department, Bengal. NOTICE

Is hereby given that the undermentioned estates will be leased out by public auction at the Public Works Department Bungalow at Seijberiah near Uluberiah on Monday, the 27th March 1911, at 12 noon. For further particulars and terms and conditions of the lease enquire at the office of the undersigned at No. 13, Kyd Street, Calcutta:—

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(4) Tauzi No. 4830—Burrojolla Drainage Fishery.

C. ADDAMS-WILLIAMS,

Executive Engineer, Northern Drainage and Embankment Division.

Calcutta, the 3rd March 1911.

NOTICE TO CREDITORS.

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Dated this the 13th day of March 1911.

T. TRAILL.

Administrator to the estate of Charles Frederick Ponder, deceased, 14, Old Court House Street MARCH LEHRE A MOH (387-1-843)

In the matter of the Indian Companies Act, 1882,

and

In the matter of the Hoolmaree Tea Company, Limited, in Liquidation.

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Memoirs, Vol. III, No. 3. The Journal of Major James Rennell. By Mr. T. H. D. LaTouche, at Rs. 4.

Memoirs, Vol. III, No. 4 Lisu (Yawyin) tribes of the Burma-China Frontier. By Messrs. A. Rose and J. Ceggin Brown, at Rs. 3.

Memoirs, Vol. IV. No. I, Sanskrit-T betan-English Vocabulary. By Alexander Cosma de Koros. Edited by Drs. E. Denison-Ross and Satis Chandra Vidyabhusans, at Rs. 5.

Resardavan, Fasc. 2. By Dr. P. C. Boy, at Re. 1-4.
Gribya Sangraha. Py M. M. Chandra Kanta Tarkalankar, at As. 10.
Gribya Sangraha. Py M. M. Chandra Kanta Tarkalankar, at Re. 1-14.
Bauchayana Srauta Sutra, Vol. 2. Fasc. 3. By Dr. W. Caland, at As. 10.
Suriya Sidohanta, Fasc. 1. By M. M. Sudhakara Dvivedi, at Re. 1-4.
Chatoryvarga Cintamoni, Vol. 4. Fasc. 9. By Pandit Pramatha Nath Tarkabhusana, at As. 10.
Avadhan Kalpalata, Vol. I. Fasc. 7. By Rai sorat Chander Das Baindur, at Re. 1.
Monabhasyapradipodyatya, Vol. 3, Fasc. 10. By Pundit Bahubaliava Sastri, at As. 10.
Muntakhab-al-Labab. Part 3 Fasc. 1. By Major r. W. Haig, I.A., at Re. 1.
Tatuva Cintamoni Didhiti Prof as. Fasc. 1. By M. M. Guru Charan Tarkadarsanatirtha, at As. 10 cm b.
Syainki Sasura. By Mahamahopadhyaya Haraprasad Shastri, at Re. 1.
Tatuva Cintamoni Didhiti Vivriey. Fasc. 1. By M. M. Kamakhyanatha Tarkavagisa, at As. 10.
Sundaranandam Kavyam. By M. M. Haraprasad Shastri, as Re. 1.
Tirthacintami. Fasc. 1. By Pandit Kamala Krahna Sarritifitha, at As. 10.
Nyay-sarah. By M. M. Satish Chandra Vidyabhusana, at Rs. 2.
S. K Buddhist Nyaya Tracts. By M. M. Haraprasad Shastri, at As. 10.
Mohabha y pratipodyata. Vol. 4. Fasc. 1. By Pandit Bahuvallava Shastri, at Be. 1-4 cach.
Kasurnavam. Fasc. 3. By Dr. P. C. Roy, at Re. 1-4.
Yoga Sastra Fasc. 3. By Sri Vijaya Dharma Suri, at Re. 1-4.
Vidhana Partijata. Vol. 2. Fasc. 4. By Pandit Taraprasana Vidyaratna, at Re. 1.
Vidhana Partijata. Vol. 2. Fasc. 4. By Pandit Taraprasana Vidyaratna, at Re. 1.
Carapatha Brahma a. Vol. 7. Fasc. 4-5 By Acharya Sayavrata Samsrami, at As. 10 cach.
Upamitibhavaorapanca Katha. Fasc. 2 and 13. cy Prof. Dr. Hermann Jacobi, at As. 10 cach.
Upamitibhavaorapanca Katha. Fasc. 2 and 13. cy Prof. Dr. Hermann Jacobi, at As. 10 cach.
Upamitibhavaorapanca Katha. Fasc. 2 and 13. cy Prof. Dr. Hermann Jacobi, at As. 10 cach.
Cacutta, at Re. 1.
Masari-Itahimi et l. Fasc. 1. By Mallavi M. Hidayet Husain, Lecturer in Arabic and Persian, Presidency College,
Cacutta, at Re. 2.
Masari-Itahimi et l.

List of publications issued by the Meteorological Department from 1st July to 31st December 1910.

Monthly Weather Review from April to September 1910. (Illustrated by 7 plates.) Quarto. Faper cover. Re. 1 per month.

Annual Summary of Monthly Weather Review, 1909. (Illustrated by 6 plates.) Quarto. Paper cover. Rs. 3.

Memoirs of the Indian Meteorological Department, Vol. XX. Part 8. By George C. Simpson, D.Sc. (Illustrated by 2 plates.) Quarto. Paper cover. Rs. 3.

List of new books published by the Geological Survey of India during the weeks ending 24th September, 8th October, 12th November, 19th November and 24th December 1910 and 28th January 1911.

Records of the Geological Survey of India, Volume XXXIX. 1910. By Sir Thomas H. Holland. K.C.I.E., D.Sc., F.R.S., and L. Leigh Fermor, D.Sc., A.R.S.M., F.G.S. (with Plates 1-8). Rs. 2.
Records of the Geological Survey of India. Volume XI., Part I. Director, Geological Survey of India. Re. 1.
Records of the Geological Survey of India, Volume XL., Part II. T. H. D. La Touche, Esq., B.A., F.G.S., Offg. Director, Geological Survey of India. Re. 1.
Records of the Geological Survey of India, Volume XL., Part III. Director, Geological Survey of India. Re. 1.
Memoirs of the Geological Survey of India, Palæontologia Indica. Series XV, Vol. IV. Fasc. 3. By Dr. Victor Uhlig. Rs. 8.
Records of the Geological Survey of India, Volume XL, Part IV. Director, Geological Survey of India. Re. 1.
Memoirs of the Geological Survey of India. H. H. Hayden, Director, Geological Survey of India. Rs. 2.
Memoirs of the Geological Survey of India. H. H. Hayden, Director, Geological Survey of India. Rs. 2.

List of Publications issued by the Meteorological Department during the Current quarter.

Monthly Weather Review for October 1910. Illustrated by 7 plates. Quarto. Paper cover. Re. 1. Monthly Weather Review, November 1910. Illustrated by 7 plates. Quarto. Paper cover. Re. 1.



The Calcutta Gazette.

WEDNESDAY, MARCH 29, 1911.

PART

Adbertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this Part of the "Gazette" cannot be received after Noon on Monday.]

LAND SALE NOTICES.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates, situate in the district of Hooghly, will be put up to sale at the Hooghly Collectorate on the 2nd May 1911, corresponding to 19th of Baishak 1318 B.S.

The purchasers will be subject to the following conditions of sale:—

Conditions of Sale.

Int.—The estate to be sold to the highest bidder above the upset price which will be fixed by the Collector at the time of sale. The purchaser of the estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

2rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

2th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

List of Patter Government Pattern and the case of advertisement, as in the case of

List of Petty Government Estates of the district of Hooghly to be sold on the 2nd May 1911.

No.	Name of estate, thana or pargana.	Approximate area in acres.	Government revenue.	REMARKS.
	Arambagh Subdivision.		Rs. A.	
4589 4675 47 3 2	Gouranga alias Mandaran, police-station Khanakul Beurgram, police-station Arambagh Pantahori, police-station Khanakul	3 3 3 4 1 4 0 2 3	28 5 22 10 5 0	
150 232	Gholepura, police-station Khanakul Satbertah, police-station Goghat	3 0 5 0 3 40 0 0 32	36 11 1 2 1 8	

Hooghly Collectorate, the 8th March 1911.

KUMUD NATH MUEHARJI, for Collector.

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Chowrashi branch, Saltore Siding of Bengal-Nagpur Railway, in the district of Manbhum, will be put up to sale at 12 o'clock on Tuesday, the 18th April 1911, tat Manpur District Board Dak Bungalow:—

The purchasers of the several plots of land will be subject to the following conditions:—

the purchasers of the several plots of land will be subject to the following conditions:—

1st.—The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the Railway boundary, or to plough the land nearer than three feet from the same.

2nd.—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.

3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the fitteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

4th.—The plots of land will be sold revenue-free to the highest bidders.

5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Board confirming the sale.

the sale.

Ire lot	Name of district.	Pargana and mauza.	Number of mile on which land is situate.	Situated on which side of the railway.	APPROXIMATE AREA OF LOT IN BIGHAS AND IN ACRES.		LAND ENCLUDED FROM SALE PROM BACH LOT.		Commence- ment and	Boundary of lot.
Consecutive number.					В. к. с.	Acres,	Reasons for exclusion.	Ä. R. P.	termination of lot.	
ad s	Manbhum	Pargana Chow- rashi, mauza Saltore.		North-eart	13 1 6	4:32	t Z		Plot No. 1 commences from 9,000 chainage and terminates at 9,800 chain- age.	PLOT No. 1. North, East and South—By the paddy land and wast land of village Saitore. West—By the Bengal-Nagpu Railway land.
			io gran	Ale of	castriec X so se	red to	rodeni s	i jan	Plot Nos. 2 and 3 commence at channage 9,600 and terminates at chainage 10,700.	PLOT NO. 2. North and West—By the Benga Naspur Railway land South and East—By the pade and waste land village Saltore.
				15. 15.	en pro	4 10	KR (T	- 1 - 14,		PLOT NO. 3. North—By the waste and padd land of village Saltore. East, South and West—By th Bengal-Nagpur Rai way land.

Purulia, the 6th March 1911.

C. H. CROSSE, Collector.

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL

for the week ending 21st March 1911:

LIABILITIES	west for any surface	ASS	BRTS.		
Capital paid up	2,00,00,000 0 0 0 1,75,00,000 0 0 0	Government Securities Other authorized Investments Loans on Government and ot	m ball of	Rs. 2,93,90,725 75,71,581	A. P. 0 0 0 u
Office Rs. 70,22,026 8 Ditto ditto at Branches, 85,27,639 5 Other Deposits at Head Office and Branche Bank Post Bills, &c.	6 1,55,49,665 15 11 5 15,72,29,063 8 10 11 10,41,399 15 7	Accounts of Credit on ditt Bills discounted and purchased. Balances with other Banks	og i ditto que	4,34,20,146 4,59,00,689 3,04,87,413 40,49,374	14 11
Sundries	15,71,604 10 10	Bullion Dead Stock Stamps Sundries		21,71,057 14,115 2,04,653	15 0 11 5
		0.110		16,32,09,707	9 0
	A MANAGEMENT TO	Cash & Currency Notes at Head Office Rs. 2,56, Cash & Currency Notes at Branches† ,, 2,40,	00,843 9 8 81,182 14 11	4,96,82,026	8-2
Rupees	21,28,91,734 1 2	L Trong Carlon	Rupees	21,28,91,734	1 2
	• Includes Sovs. & 1 Sovs † Do. do.	de. ,, 44,570 0 0 de. ,, 4,25,137 8 0	e e l'il	100	
	e e e	5,69,707 8 0	Maria Maria		
	I I was the Common of the Comm	16 stores of cool	My-named	NAME OF TAXABLE PARTY.	Service of
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Rate for Demand Loan	s, 8 per cent.	By order of the		
BANK OF BENGAL,	Pero	entage, 28.32,		Y. WARREN,	00
Calcutta, the 23rd March 1911.	C. M. Bastt	N, Chief Accountant		y and Treasu	rer,

In the Court of the 1st Subordinate Judge of Jessore.

PRESENT:

Babu Bhagavati Charan Mitra, 1st Sub-Judge of Jessore.

TITLE EXECUTION CASE No. 2 OF 1911.

Jessore Loan Company, Limited, decree-holders, versus Basanta Kumari Das, judgment-debtor.

TO be sold by the Nazir of the District Judge's Court, Jessore, on the 18th April 1911, at 12 o'clock noon within the precincts of the Court, the undermented properties of the judgment-debtor for the realization of the decretal debt amounting to Rs. 5,415-6-9 only :-

Schedule of properties.

Lot I .- The right, title and interest of the judgment-Lot I.—The right, title and interest of the judgment-debtor in five annas share of the patni of village Ghosepur and Simakhali within the subdivision and sub-registry of Narail, pargana Naldi, appertaining to tauzi No. 203 of the Jessore Collectorate, under zamindar Kumar Sarat Chandra Singh Bahadur, annual rental of the whole patni being Rs. 345-14-1 and the sadar jama of the judgment-debtor's five annas share being Rs. 108-1-8.

-The right, title and interest of the judgment-Lot II.-Lot II.—The right, title and interest of the judgment-debtor in the three annas four gandas share of tauzi No. 697 of the Jessore Collectorate, villages Kalaroa and Durbajuri within subdivision and sub-registry Narsil, pargana Naldi, annual revenue payable to the Collector of Jessore for the above three annas four gandas share being Rs. 2-2 9, all subordinate right under the aforesaid tauzi.

Lot III.—The right, title and interest of the judgment-debtor in durmaurasi and all subordinate rights under the durmaurasi of villages Hariorghope, Shuvarghope, Baydanga, in subdivision Narail, sub-registry Singia Solepur, pargana Naldi, under Bani Nath Ghose, Shama Sundari Dasi and Ambika Charan Ghosh, who hold a maurasi of above villages under Babu Kiran Chandra Rai and others in talizi No. 98 of Jessore Collectorate, the annual rent of the durmaurasi according to the pattah of 1280 is Rs. 926, of which Rs. 703-8 is payable to the superior landlords, Babu Kiran Chandra Ray and others, and profits and Rs. 222-8 payable to the landlords Bani Nath Ghosh and others. But the profit of five annas four pies share of Nalini Nath and Sailendra Nath Ghosh, heirs of Ambika Charan Ghosh, has subsequently been reduced by a deed dated 6th Ashin 1306 from Rs. 74-2-8 to Rs. 39 only. To the annual rent of the durmaurasi has thus been reduced from Rs. 926 to Rs. 881-13-4.

B. C. MITRA, Subordinate Judge.

Jessore, the 21st March 1911.

(397 - 1)

INSOLVENT NOTICES.

In the matter of SURHLALL SETTIVA and others, insolvents.

On the 7th day of March instant an account of the receipts and disbursements of the Official Assignee, from the 18th day of November 1909 to the 28th day of February last was filed in the office of the Registrar in Insolvency, and it was ordered that Tuesday, the 4th day of April next, be appointed for the further hearing of this matter for the purpose of making a dividend.

Any creditor or other person interested who may intend to establish or oppose any claim upon the estate of the said Insolvents may attend and be heard, having given notice to the Chief Clerk three clear days before the day of hearing.

C. E. GREY, Official Assignee.

(417-1)

In the matter of HURDHONE Dass and another, insolvents.

On the 7th day of March instant an account of the receipts and disbursements of the Official Assignee from the 24th day of July 1907 to the 28th day of February last was filed in the Office of the Registrar in Insolvency, and it was ordered that Tuesday, the 4th day of April next, be appointed for the further hearing of this matter for the purpose of making a dividend.

Any creditor or other person interested who may intend to establish or oppose any claim upon the estate of the said insolvents may attend and be heard, having given notice to the Chief Clerk three clear days before the day of hearing.

C. E. GRRY, Official Assignee.

In the matter of RAGHOONATH ROY SURBKA, an insolvent.

On the 7th day of March instant an account of the receipts and disbursements of the Official Assignee from the 8th day of May 1909 to the 28th day of February last was filed in the Office of the Registrar in Insolvency, and it was ordered that Tuesday, the 4th day of April next, be appointed for the further hearing of this matter for the purpose of making a dividend.

Any creditor or other person interested who may intend to establish or oppose any claim upon the estate of the said insolvent may attend and be heard, having given notice to the Chief Clerk three clear days before the day of hearing.

C. E. GREY, Official Assignee.

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

No. 17 of 1910.

Re Krishna Chandra Saha and others.

Exparte Sew Dass Ganga Das and others, creditors.

NOTICE is hereby given that by an order of Court dated the 7th day of March 1911, the order of adjudication made herein on the 21st day of March 1910 was annulled, so far as it relates to Krishna Chandra Saha, Benode Lall Saha and Kunjo Lall Saha.

C. E. GREY, Official Assignee of Calcutta. Dated the 21st day of March 1911. (399-1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

No. 167 or 1910.

Re Lolit Mohun Saha and another.

Exparte Ram Ratan Dass Bogri and others, creditors. NOTICE is hereby given that by an order of Court dated the 7th day of March 1911, the order of adjudication made herein on the 17th day of November 1910 was annulled.

C. E. GREY, Official Assignee of Calcutta. (398-1) Dated the 21st day of March 1911.

NOTICE.

No. 47 of 1911.

Re Bullabh Dass, residing at No. 168, Cotton Street, in the town of Calcutta, lately carrying on business in copartnership with one Dhunimull as dealer in thread at No. 71, Cotton Street, aforesaid, under the name, style and firm of Bullabh Dass Dhunimull, and at present employed as a gomastha in the firm of Sahadeb Ahir at No. 96-97, Lower Chitpur Road, in Calcutta aforesaid. Calcutta, aforesaid.

ON the 20th day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE. -All debts due to the estate should be paid t Dated this 23rd day of March 1911.

C. E. GREY, Official Assignee of Calcutta.

NOTICE.

No. 61 of 1911.

Murari Lal Sinha, Purna Chandra Sinha, Mukunda Lal Sinha, Kissen Lal Sinha and Punna Lal Sinha, all residing at No. 116, Beniatolla Street in the town of Calcutta and lately carrying on business as merchants in co-partnership with Kansi Lal Sinha, an insolvent, and Kunda Lal Sinha and Amrita Lal Sinha, infants at No. 140, Darmahatta Street in Calcutta aforesaid, under the name, style and firm of Chandi Lal Sinha and Kanai Lal Sinha.

On the 6th day of March 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

abovenamed as an insolvent.

NOTE.-All debts due to the estate should be paid to me. Dated this 23rd day of March 1911.

C. E. GREY, Official Assignee of Calcutta.

NOTICE.

No. 65 of 1911.

Re Moongi Lal, residing at No. 102-4, Lower Chitpore Road, in the town of Calcutta, and lately carrying on business as a dealer in and manufacturer of shellac under the name, style and firm of Moongi Lal & Co. at the same place and also at Jhalda, in the district of Manbhum, and at present without any employment.

On the 13th day of March 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the

in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE.—All debts due to the estate should be paid to me Dated this 23rd day of March 1911.

C. E. GREY, Official Assignee of Calcutta.

NOTICE.

No. 66 of 1911.

Re Dallumull Agarwalla, residing at No. 51, Shib
Thakur's Lane, in the town of Calentta, and carrying
on business as a broker in wheat at Howrah.

On the 13th day of March 1911, an order was made
by the High Court of Judicature at Fort William
in Bengal in its Insolvency Jurisdiction adjudging
the abovenamed as an insolvent.

NOTE,-All debts due to the estate should be paid to me. Dated this 23rd day of March 1911.

C. E. GREY, Official Assignee of Calcutta (407 - 1)

NOTICE.

No. 67 of 1911.

Re Moses Aboody Amber, residing at No. 4, Harinbaree Lane, in the town of Calcutta, and carrying on business at No. 63, Lower Chitpur Road, in Calcutts, aforesaid, as dealers in cloth and caps.

On the 16th day of March 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

abovenamed as an insolvent.

NOTE.—All debts due to the estate should be paid to me. Dated this 23rd day of March 1911.

C. E. GREY, Official Assignee of Calcutta. (408-1)

NOTICE.

No. 68 of 1911.

Re Samuel Shepherd, Jr., residing at No 57, Ripon Street, in the town of Calcutta, formerly a Turf

Accountant, now out of employment.

On the 17th day of March 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE.-All debts due to the estate should be paid to n Dated this 23rd day of March 1911.

C. E. GERY, Official Assignee of Calcutta. (405 - 1)

NOTICE.

No. 69 of 1911.

Re Kanai Lall Mull, of No 51, Cross Street, in the town of Calcutta, lately carrying on business in piece-goods at the same place and now a gomastha in the employ of Chugun Lal Ratti.

ON the 21st day of March 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Nore.-All debts due to the estate should be paid to me. Dated this 23rd day of March 1911.

> C. R. GREY, Official Assignee of Calcutta (404 - 1)

NOTICE.

No. 70 of 1911.

Re Esoof Jamir and Soleman, all residing at No. 161, Upper Chitpur Road, in the town of Calcutts, and lately carrying on business in the husking of dals in copartnership with one another at the same place under the name, style and firm of Esoof Jamir, now without any occupation.

ON the 21st day of March 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

NOTE. - All debts due to the estate should be paid to me. Dated this 23rd day of March 1911.

> C. E. GREY, Official Assignee of Calcutta. (403 - 1)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipur.

INSOLVENCY CASE No. 34 or 1910.

In the matter of Tameswar Ahir, son of late Sukha Ahir, of Mea Bazar, Balliaghatta, district 24-Par-ganas, applicant, debtor.

DURSUANT to a petition dated the 28th April 1910, and on reading the said petition and hearing the pleader for the said applicant on 88th November 1910, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

Dated this the 17th day of March 1911.

T. W. RICHARDSON, District Judge. (367 - 1 - 361)

In the Court of the District Judge of Birbhum.

INSOLVENCY CASE No. 2 of 1910.

NOTICE is hereby given that one Mahindra Narain Mahata, son of late Raj Narain Mahata, of Dubrajpur, district Birbhum, applicant in the above case, was adjudged insolvent by this Court on the 20th January 1911.

R. N. DATTA, District Judge. Birbhum Judge's Office, the 7th March 1911. (341-1-362)

In the Court of the District Judge of Birbhum.

INSOLVENCY CASE No. 3 or 1910.

NOTICE is hereby given that one Sashi Bhusan Singha, son of late Behari Lal Singha, of Paikpara, chowki Raupurhat, district Birbhum, applicant in the above case, was adjudged insolvent by this Court on the 20th January 1911.

R. N. DATTA, District Judge. Birbhum Judge's Office, the 7th March 1911. (340-1-359) In the Court of the District Judge of Murshidabad.

INSOLVENCY CASE No. 5 of 1911. ACT III OF 1907.

In the matter of Subhani Biswas, son of Dolu Nadup, of Muskinagar, police-station Somserganj, district

Murshidabad.

NOTICE is hereby given to all concerned that the abovenamed petitioner has applied to this Court to be declared an insolvent and his case has been fixed for hearing on 31st March 1911.

B. C. MITEA, District Judge. Berhampore, the 20th March 1911. (178-1-358)

A JIT GHOSE, M.A., B.L., intends to be enrolled as a Vakil of the High Court, Calcutta. (365-4-335)

SACHINDRA CHANDRA GUHA intends to be enrolled as a Takil of the Calcutta High Court. (366-4-337)

SARAT CHANDRA BOSE, MA., BL., intends to be enrolled as a Vakil of the High Court. (386 - 4 - 342)

SUDHIR CHANDRA ROY, M.A., B.L., intends to be enrolled as a Vakil of the High Court, Calcutta. (377 - 4 - 341)

SYAM LAL BASU, B.L., intends to be enrolled as a Vakil of the Calcutta High Court.

Department of Agriculture, Bengal.

WANTED an apprentice on an allowance of Rs. 10 a month for the office of the Director of Agriculture, Bengal. None need apply who has not read up to the B.A. Standard of the Calcutta University and knows typewriting.

N. N. STECAR, Personal Assistant to the Director of Agriculture, Bengal.

Writers' Buildings, Calcutta, the 23rd March 1911.

Notice.

WANTED a second clerk for the office of the Registrar of Co-operative Credit Societies, Bengal, on a salary of Rs. 50 rising to Rs. 75 by annual increments of Rs. 5. A thorough knowledge of the Hindi language is essential. None need apply who has not passed the Entrance Examination. Preference will be given to those who have previous office experience. Applications will be received up to 5th April 1911 by the Eggistrar of Co-operative Credit Societies, Bengal, Writers Buildings, Calcutta.

W. H. BUCBAN, Registrar of Co-operative Credit Societies, Bengal. The 20th March 1911.

Notice.

W ANTED for the District Board of Cuttack a Sanitary Inspector on Rs. 50 per month including travelling allowance.

Those possessed of the qualifications of Civil Hospital Assistant will be given preference other things being equal. The appointment at present will be made on condition that the man appointed should go through a course of training as might be laid down hereafter by Government in accordance with Municipal Department Circular No. 6 T.—LS.-G., dated 6th May 1910.

Applications stating age and other qualifications will be received by the undersigned till 5th April 1911.

ILLEGIBLE, Vice-Chairman, District Board Office, Cuttack, the 18th March 1911.

Notice.

WANTED for the office of the District Board, Gaya, a thoroughly competent and experienced acting second Clerk for one year on Rs. 30 per month. Appli-cations with testimonials should reach the Chairman, District Board, Gaya, on or before the 5th April 1911.

By order,

AMIRUDDIN AHMED,

Secretary, District Board, Gaya.

Gaya, the 22nd March 1911.

Treasure Trove.

IT is hereby notified, under section 5 of Act VI of 1878, that on the 11th February 1911 the treasure described below was found in the vacant site attached to the temple of Sri Chitra Kuptha Swami or on the eastern side and situated in Nellikar Street Big Conjectorum, Conjectorum talak, Chingleput district, by Odda Sovidan and Thambugan:—

Description of the Treasure.

Aproximate value of

Rs

Two idols (a male and a female) of Sri Chitra Kuptha Swami type fixed on a metallic plate.

All persons claiming the said treasure or part thereof are hereby required to appear personally or by agent before the Collector of Chingleput at his office at Saidapet on 1st August 1911 in view to the matter being enquired into and determined according to law.

ILLEGIBLE, for Collector.

Saidapet, the 23rd March 1911.

Noti fication.

I r is hereby notified, under section 5 of the Indian Treasure Trove Act of 1878, that on 12th February 1911 the treasure described hereunder was found in the temple site belonging to Chetties in Varadarajapuram village, Musiri taluk, Trichinopoly district, Madras Presidency, by one Andi Chetti of that village:—

Silver coins, being current rupees No. 60 Rs. 60

2. All persons claiming the said treasure or any part ther of are hereby required to appear personally or by agent before the Collector at his office on 1st September 1911 with a view to the matter to be enquired into and determined in accordance with the provisions of the

(ILLEGIBLE), for Acting Collector.

Trichinopoly Collector's Office, the 17th March 1911.

Notice.

THE Directors have made the following changes in the Bank's European Establishment:

Mr. C. M. Bastin on return from leave to resume

his appointment of Chief Accountant and Deputy Secretary, vice Mr. D. S. McClure.
Mr. J. Lapraik to be Acting Agent, Burra Bazar Branch, vice Mr. H. M. Comley, granted furlough.

By order of the Directors, N. H. Y. WARREN,

Offg. Secretary and Treasurer.

Bank of Bengal, Calcutta, the 24th March 1911.

Notice.

IT is hereby notified that a sum of Rs. 112-14-5 (rupees one hundred and twelve snnas fourteen and pies five only) stands in deposit in the name of Abdul Karim Jan, contractor for bill No. 186, dated 26th January 1906, on account of executing the work of constructing Kharagpur Police buildings. The contractor is requested to appear in person in this office and to take payment of the amount within a month's time, otherwise the amount will be recedited to Government.

E. DESBRUSLAIS,

For Executive Engineer, Cossye Division.

Midnapore, the 9th March 1911.

Notice.

NOTICE is hereby given that all exhibits filed in cases in the Court of the Municipal Magistrate, Calcutta, in the year 1908 will be destroyed, if not taken back by the parties who filed them before the 31st March 1911.

NTEARAN UHANDRA GHATAK, Municipal Magistrate, Calcutta.

Town Hall, Calcutta, the 8th February 1911.

Notice

Is hereby given that the undermentioned mauzas appertaining to the Gentha Encumbered Estate in the district of Palamau will be offered for sale by the Deputy Commissioner of Palamau at his office at Daltonganj on the 20th April 1911 at 11 A.M.:—

Name of village.	Tauzi No.	District and thans.	Annust jama.	Nature of right,
Domaria	Lat Chandal-	Palamau, thana	Rs.	16 annas
	gir.	Garhwa.	1,350	milkist.

The Government revenue and cess are paid jointly with the other villages of the lot.

Rajpur	Not known	Hazaribagh, thank Partap- pue,	1,200	16 annas javir under Raja of Kunda.
108 to 10 10	Rent pa Cess pay	yable, Rs. 9-1-6 per pable, Rs. 34-10-8 per	annun	n. 19 12 - 19 13

Other particulars available in my office. purchasers should send in written offers previous to the sale to the Deputy Commissioner.

J. N. SARKAR,

Manager, Encumbered Estates, Circle B, Palamau.

Daltonganj, the 1st March 1911.

THE Government Promissory Note No. 007728 of the 4 per cent. loan of 1865 for Rs. 500, originally standing in the name of Radha Sham Bose, Administrator of Chintamon Dasce, and last endorsed to Hurraprosad Chatterjee, the proprietor, by whom it was Hurraprosad Chatterjee, the proprietor, by whom it was never endorsed to any other person, having been lost, stolen or destroyed, notice is hereby given that payment of the above Note and the interest thereupon have been stopped at the Public Debt Office, Pank of Bengal, Calcutta, and that application is about to be made for the issue of duplicate in favour of Nermoda Debi and Sayloda Debi, certificate holders, estate of Hurroprosad Chatterjee. The Public are cautioned against purchasing or otherwise dealing with the abovementioned security. security.

Names of the Advertisers-Nermoda Debi and Soyloda Debi.

Residence—Nanghi, Moheshtalla Post Office, district L. Parganas. (391-3-357) 24-Parganas.

Irrigation Department.

NOTICE is tiereby given for general information that the undermentioned canals will be closed to traffic during 1911 for repairs and silt clearance for the periods noted against each:

Name of canal.

Period of closure.

1. Main Kastern and Patna Canais.

2. Main Western Canal from the bifurcation to Bedadi.

3. Main Western Canal from beginning to bifurcation and Arrah Canai.

Period of closure.

Prom the 25th April to 25th May 1911, both days inclusive.

From the 16th April 1911, both days inclusive.

T. Butler.

T. BUTLER. Secy. to the Govt. of Bengal.

The 28th March 1911.

NOTICE TO CREDITORS. In the goods of William John Jones,

deceased.

DURSUANT to sections 320 of Act X of 1865 and 42 of Act XXVIII of 1866, all persons having claims against the estate of the abovenamed deceased, who died on the 30th day of January 1911 at Dehra Dun, U. P., and to whose estate Letters of Administration with copy of the Will annexed were, on the 23rd day of March 1911, granted by the High Court of Judicature at Fort William in Bengal to Frederick Henry Eggar, are hereby required to send full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them to me, the undersigned, as Solicitor to the said Frederick Henry Eggar on or before the 25th day of April 1910, after which date no claims will be admitted and the assets of the estate will be distributed. will be distributed.

Dated this 25th day of March 1911.

A. VEBE NICOLL, Royal Insurance Buildings, Dalhousie Square, Calcutta,

Solicitor to the said Frederick Henry Eggar (415-3-3 -364)

Serampore Municipality. WATER SUPPLY.

Contract No. 2, Pumping Machinery.

THE Commissioners of the Municipality of Serampore invite tenders for the supply and erection of engines and pumps at the Howrah Water-works Pumping Station at Serampore. The pumping machinery, which will be in duplicate, is to be of one of the following types: —Either

(a) Horizontal compound steam pumps with boilers

complete; or

complete; or

(b) Suction gas engines driving three throw plunger
pumps with suction gas plant complete; or
(c) Oil engines driving similar pumps.
The type of machinery to be provided and erected
will be selected after receipt of the tenders.
Copies of the specification, bills of particulars and
forms of tender may be obtained from the office of the
Sanitary Engineer, Bengal, Old Court House Corner,
Calcutta, on deposit of Rs. 36 in Government Currency
Notes, which will be refunded on receipt of a boad fide
tender.

Tenders which must be on the forms provided must be sent in a sealed cover addressed to the Chairman, Serampore Municipality, and must be received not later than 4 P.M. on Tuesday, 20th June 1911.

BORODA PROSAD DEY, Chairman. Serampore, the 16th March 1911. (363 - 3)

NOTICE.

In the matter of Indian Companies Act of 1882 and

In the matter of Laxmir Bhandar, Ld., in Liquidation.

Calcutts, on Saturday, the 1911, respectively, the following resolution was duly passed and confirmed:

That it has been passed unanimously to the satisfaction of shareholders that the Company cannot, by reason of its liabilities, continue its business, so it is wound up into voluntary Liquidation, and on that Mr. M. N. Mukerjee, of the firm of Messrs. M. Mukerjee & Co., Auditors, 95, Clive Street, is appointed Liquidator of the said Company.

C. C. PAUL,

Chairman of the last meeting. Calcutta, the 28th March 1911. (427 - 1 - 363)

The Canal Press Company, Limited.

The Canal Press Company, Limited.

NOTICE is hereby given, in pursuance of section 156 of the Indian Companies Act, 1882, that a General Meeting of the members of the abovenamed Company will be held at Royal Insurance Buildings, Dalhousie Square, Calcutta, on Monday, the first day of May 19:1 at 3 o'clock in the afternoon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator, and also of determining by extraordinary resolution the manner in which the books, accounts and documents of the Company and of the Liquidators thereof shall be disposed of

Dated this 27th day of March 1911.

ALEX S. Dorr, Liquidator.

ALEX S. Dorr, Liquidator. (41"-1-360)

POST OFFICE.

DESPACE OF SKA-BORNE MALLS.

MAITA POR	Date an of closin Genera Offi	g at the
United Kingdom and other places in Burope, America, East, West and South Africa (Letters and packets).	Phursda:	7-15 P.M
N.E.—The latest day for money-orders is Wennesday and for purceis 11 a.m. on Thursday. Australiasisin Columes Straits Settlements, China and Japan Straits Settlements Mauritius, Réunion, Mayotte and Nossi Be	4th April 3rd Saturday 2nd April	7-30

On other days correspondence for China, Japan and Australiana Colonies is despatched to Tuticorin, so that it may proceed by the lift summer from Colonico.

C. H. STUKET

Dated Galouttu, the 17th Harch 1911.

CONTENTION OF

NOTICE.

THE next annual stock-taking of the Indian Law Reports kept at the Bengal Secretariat Book Depôt will commence from the 1st April 1911. The public are hereby informed that all issues of the said Reports from the said Depôt to subscribers and officials will be suspended during that month.

F. G. WIGLEY,

Secretary to the Bengal Legislative Council and Asst. Secy. to the Govt. of Bengal, Legislative Dept.

LEGISLATIVE DEPT., BOOK DEPÔT BRANCH, The 7th December 1910.

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esch month, at Calcutta, Madras, Bonday and Allahabad, respectively.

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Proceedings of the Board of Agriculture in India held at Pusa on the 21st February 1910 and following days with appendices. Foolscap, Paper cover. As. 8 or 9d. (2a.)

A Note on the Preservation of Bamboos from the attacks of the Bamboo Beetle or "Shortborer." Forest Pamphlet No. 15 (Forest Zoology Series), by E. P. Stebbing. 7a. or 8d. (2a.)

endies En Foret (Forest Fires), by A. Jacquot. Translated by C. E. C. Fischer. Royal 8vd., Cloth. As. 14 or 1s. 3d. (5a.) Incendies

ARMY DEPARTMENT.

Some practical points in the Design and Construction of Military Buildings in India. Royal 8vo. Cloth. Rs. 3-5 or 5s. (5a.)

RAILWAY BOARD.

Administration Report on the Railways in India for the calendar year 1909. Footscap. Limp cover. Rs. 2 or 2s. 8d. (6a.)

Classified List of the State Railway Establishment and Distribution Return of Establishment of Railways corrected up to 30th June 1910. Royal 8vo. Paper cover. to 30th June 19 Re. 1 or 1s. 6d. (2a.)

OTHER LOCAL GOVERNMENTS AND ADMINISTRATIONS.

Administration Report of the Jails of the North-West Frontier Province for the year 1909. Foolscap. Paper cover. As. 10 or 10d. (2a.)

Report on Vaccination in the North-West Frontier Province for the year 1909-1910. Feelscap. Paper cover. As. 5 or 5d. (2a.)

List of new books for sale at Thomason College, Roorkee, which were not advertised before.

Roorkee Treatise and Civil Engineering-

Section IX—Railways, 5th Edition. Revised by F. G. Royal Dawson, 1908. Res. 4-4.
Section V—Manual of Estimating, 7th Edition, 1908. (Reprint.) Rs. 3-12.
Thomason College Calendar for 1908, Rs. 5-2.
Examination question papers of the Thomason College Civil Engineer Class and Upper Subordinate Class Entrance Examination and the 4th grade P. W. Accounts Examination from 1905—1909, published by the Newul Kishore Press, Lucknow. Re. 1-4.

List of new books and periodicals for sale at the Library of the Asiatic Society of Bengul, 57, Park Street, Calcutta.

SOCIETY'S PUBLICATIONS.

Journal and Proceedings, Vol. 5. Nos. 2 to 11, at Rs. 2 each.

Memoirs, Vol. 2. No. 10, Cerrhipedes Opercules de l'Indian Museum de Calcutta. Par Mr. M. A. Gruval, at Rs. 2.

Ditto, No. 11, Correlations of Areas of Matured Crops and the Rainfall. By Mr. S. M. Jacob, L.c.s.,

at Rs. 2-8.

Journal and Proceedings, Vol. V. Extra No. 1909. Grammar of the Kanawari Language at Rs. 3.

Ditto. Extra No. 2, 1909. Maithili Grammar, Part I, at Rs. 4.

Journal and Proceedings, Vol. VI. Nos. 1 to 10 at Rs. 2 each.

Ditto. Extra No. 1910. Divan-i Babur Padishab, at Rs. 2.

Memoirs, Vol. 2, No. 10. Notes on some Monuments in Afghanistan, By Mr. H. H. Hayden, at Re. 1.

Memoirs, Vol. 2, No. 11. On the Correlations of Areas of Matured Crops and the Rainfall, By Mr. S. M. Jacob, Lc.s., at Memoirs, Vol. III. No. 1. Remeasits, Dr. Santhaller, Vol. 2015.

Vol. III, No. 1. Ramacarita. By Sandhyakara Nandi. Edited by Mahamahopadhyaya Haraprasad Shastri,

Memoirs, Vol. III, No. 2. An alchemical compilation of the Thirteenth Century A.D. By Mr. H. E. Stapleton, B.A., at Re. 1.

Memoirs, Vol. III, No. 3. The Journal of Major James Rennell. By Mr. T. H. D. LaTouche, at Rs. 4.

Memoirs, Vol. III, No. 4 Lisu (Yawyin) tribes of the Burma-China Frontier. By Messrs. A. Rose and J. Coggis Brown, at Rs. 3.

Memoirs, Vol. IV. No. I, Sanskrit-Tibetan-English Vocabulary. By Alexander Cosma de Koros. Edited by Drs. E. Denison-Rogs and Satis Chandra Vidyabhusana, at Rs. 5.

BIBLIOTHECA INDICA.

Rasarnavan, Fasc. 2. By Dr. P. C. Roy, at Re. 1-4.
Grihya Sangraha. By M. M. Chandra Kanta Tarkalankar, at As. 10.
Gobhila Paricista, Part I. By M. M. Chandra Kanta Tarkalankar, at Re. 1-14.
Baudhayana Srauta Sutra, Vol. 2. Fasc. 3. By Dr. W. Caland, at As. 10.
Suryya Siddhanta, Fasc. 1. By M. M. Sudhakara Dvivedi, at Re. 1-4.
Chaturvarga Cintamoni, Vol. 4. Fasc. 9. By Pandit Pramatha Nath Tarkabhusana, at As. 10.
Avadhan Kalpalata, Vol. I. Fasc. 7. By Rai Sarat Chander Das Bahadur, at Re. 1,
Mohabhasyapradipodyatya, Vol. 3, Fasc. 10. By Pandit Bahuballava Sastri, at As. 10.
Muntakhab-al-Labab. Part 3. Fasc. 1. By Major T. W. Haig, I.A., at Re. 1.
Tat. va Cintamani Didhiti Prokas. Fasc. 1-2. By M. M. Guru Charan Tarkadarsanatirtha, at As. 10 cach.
Syainiki Sastra. By Mahamahopadhyaya Haraprasad Shastri, at Re. 1.
Tattva Cintamoni Didhiti Vivricy. Fasc. 1. By M. M. Kamakhyanatha Tarkavagiss, at As. 10.
Sundaranandam Kavyam. By M. M. Haraprasad Shastri, at Re. I.

Tirthacintamani. Fasc. 1. By Pandit Kamala Krishna Smrititirtha, at As. 10.

Nyayasarah. By M. M. Satish Chandra Vidyabhusana, at Rs. 2.

S. x Buddhist Nyaya Tracts. By M. M. Haraprasad Shastri, at As. 10.

Mohabhasyapradipodyata. Vol. 4. Fasc. 1. By Pandit Bahuvallava Shastri, at Re. 1-4 cach.

Rasarnavam. Fasc. 3. By Dr. P. C. Roy, at Re. 1-4.

Yoga Sastra. Fasc. 3. By Sri Vijaya Dharma Suri, at Re. 1-4.

Vidhana Parijata. Vol. 2. Fasc. 4. By Pandit Taraprasanna Vidyaratna, at Re. 1-4.

Oatapatha Brahmana. Vol. 7. Fasc. 4-5. By Acharya Satyavrata Samsrami, at As. 10 cach.

Upamitibhavaprapanca Katha. Fasc. 2 and 13. By Prof. Dr. Hermann Jacobi, at As. 10 cach.

Tadhaira Khushnaveshan. By Maulavi M. Hidayet Husain, Lecturer in Arabic and Persian, Presidency College, Calcutta, at Re. 1.

Maasir-i-Itahimi. Pt. 1. Fasc. 1. By Maulvi M. Hidayet Husain, Lecturer in Arabic and Persian, Presidency College, Calcutta, at Rs. 2 sach.

Marhama-i-Itahi L. Mu-Dila. Fasc. 1. By Dr. E. Denison-Ross, at Re. 1 cach.

Pers:an and Turki Divans of Bayram Khan Khan Khannan. By Dr. E. Denison-Ross, at Re. 1.

Mabani-i-Lughat. By Dr. E. Denison-Ross, at Re. 1-8.

List of publications issued by the Meteorological Department from 1st July to 31st December 1910.

Monthly Weather Review from April to September 1910. (Illustrated by 7 plates.) Quarto.

Taper cover. Re. 1 per month.

Annual Summary of Monthly Weather Review, 1909. (Illustrated by 6 plates.) Quarto. Paper cover. Rs. 3.

Memoirs of the Indian Meteorological Department, Vol. XX. Part 8. By George C. Simpson, D.Sc. (Illustrated by 2 plates.) Quarto. Paper cover. Rs. 3.

List of new books published by the Geological Survey of India during the weeks ending 24th September, 8th October, 12th November, 19th November and 24th December 1910 and 28th January 1911.

Records of the Geological Survey of India, Volume XXXIX, 1910. By Sir Thomas H. Holland, K.C.I.E., D.Sc., F.R.S., and L. Leigh Fermor, D.Sc., A.R.S.M., F.G.S. (with Plates 1-8). Ra. 2.
Records of the Geological Survey of India, Volume XI., Part I. Director, Geological Survey of India. Re. 1.
Records of the Geological Survey of India, Volume XL, Part II. T. H. D. La Touche, Esq., B.A., F.G.S., Offg. Director, Geological Survey of India. Re. 1.
Records of the Geological Survey of India. Volume XL, Part III. Director, Geological Survey of India. Re. 1.
Memoirs of the Geological Survey of India, Palæontologia Indica. Series XV, Vol. IV. Fasc. 3. By Dr. Victor Uhlig. Rs. 8.
Records of the Geological Survey of India, Volume XL, Part IV. Director, Geological Survey of India. Re. 1.
Memoirs of the Geological Survey of India. H. F. Hayden, Director, Geological Survey of India. Re. 1.

List of Publications issued by the Meteorological Department during the Current quarter.

Monthly Weather Review for October 1910. Illustrated by 7 plates. Quarto. Paper cover. Re. 1. Monthly Weather Review, November 1910. Illustrated by 7 plates. Quarto. Paper cover. Re. 1.



The Calcutta Gazette.

WEDNESDAY, APRIL 5, 1911.

PART II.

3dbertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this Part of the "Gazette" cannot be received after Noon on Monday.]

LAND SALE NOTICES.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates, situate in the district of Hooghly, will be put up to sale at the Hooghly Collectorate on the 2nd Msy 1911, corresponding to 19th of Baishak 1318 B.S.

The purchasers will be subject to the following conditions of sale:—

Conditions of Sale.

1st.—The estate to be sold to the highest bidder above the upset price which will be fixed by the Collector at the time of sale. The purchaser of the estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the

the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

List of Petty Government Estates of the district of Hooghly to be sold on the 2nd May 1911.

Tauzi No.	Name of estate, than or pargana.	Approximate area in acres.	Government revenue.	REMARKS.
4589 4675 4782 4840 4150 4232	ARAMBAGH SUBDIVISION. Gouranga alias Mandaran, police-station Khanakul Beurgram, police-station Arambagh Pantahori, police-station Kuanakul Ditto ditto Gholepura, police-station Khanakul Satberiah, police-station Goghat	3 3 3 4 1 4 0 2 3 3 0 5 0 3 10 0 0 32 1	Rs. A. 28 5 22 10 5 0 36 11 1 2 1 8	,

Hooghly Collectorate, the 8th March 1911.

KUMUD NATH MUKHARJI, for Collector.

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Chowrashi branch, Saltore Siding of Bengal-Nagpur Railway, in the district of Manbhum, will be put up to sale at 12 o'clock on Tuesday, the 16th May 1911, at Inanpur Dâk Bungalow:—

The purchasers of the several plots of land will be subject to the following conditions:—

he purchasers of the several plots of land will be subject to the following conditions:—

1st.—The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the Railway boundary, or to plough the land nearer than three feet from the same.

2nd.—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.

3rd.—If the smount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the fitteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

4th.—The plots of land will be sold revenue-free to the highest bidders.

5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Board confirming the sale.

ire 10t		Pargaba and mauza.	Number of mile on which	Situated on which	APPROX AREA OF BIGHAS ACR	LOT IN	LAND, BY	LE PROM	Commence- ment and termination	Boundary of lot.
Consecutive number.	district.	and matter.	land is situate.	side of the railway.	В. к. о.	Acres.	Ressons for exclusion.	A, R, P.	of lot.	
1, 2 and 3	Manbhum	Pargana Chow- rashi, mauza Saltore.		North-east	18 1 6.	438 1771 1871	AST DECL		Plot Nos. 2 and 3 commence at chainage 9,600 and terminates at chainage 10,700.	PLOT No. 1. North, East and South—By the paddy land and waste land of village Saltore. West—By the Bengal-Nagpur Railway land. PLOT No. 2. North and West—By the Bengal-Nagpur Railway land. South and East—By the paddy and East—By the paddy and waste land of village Saltore.
en l	We at				11/0/2	untin h	PATOSKY	est states	120	PLOT No. 3.
500					Matri	CILL		.7		North—By the waste and paddy land of village Saltore. East, South and West—By the Bengal-Nagpur Rail- way land.

Purulia, the 29th March 1911.

C. H. CROSSE, Land Acquisition Deputy Collector.

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL

for the week ending 28th March 1911.

Public Deposits at l Office Ditto ditto at Bran	Rs. 84,25,493 1 nches ,, 1,21,50,961 3 Lead Office and Branche	16,14,519 13 4	ASSETS. Government Securities
, ti z	vall bet alt get hav	en at all most to be	Cash & Currency Notes 16,52,95,888 9 6
62MAY 77	Appen mornig	Te mi varecordo	at Head Office* Re. 2,79,24,284 11 6
	Rupees	22,19,78,468 12 8	Rupees 22,19,78,468 12 8
	7 105	• Includes Sovs. & \frac{1}{2} Sovs. \frac{1}{2} Ovs. \fr	do. 1,88,550 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

Rate for Demand Loans, 7 per cent.

By order of the Directors,

BANK OF BENGAL, Calcutte, the 30th March 1911.

Percentage, 30.72. C. M. BASTIN, Chief Accountant.

N. H. Y. WARREN, Offg. Secretary and Treasurer. (430-1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency. SUMMARY CASE No. 15 of 1910.

Re Narain Doss Doyal, ex-parte the debtor.

NOTICE is hereby given that the abovenamed debtor having applied for his discharge, the Court has fixed the 2nd day of May 1911 at 11 o'clock in the forenoon at the Court-house for hearing the application.

Dated the 27th day of March 1911.

C. E. GREY, Official Assignee of Calcutta

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

SUMMARY CASE No. 21 of 1910.

Re Saurindra Mohun Mookerjee, ex-parte the debtor. NOTICE is hereby given that the abovenamed debtor having applied for his discharge, the Court has fixed the 2nd day of May 1911 at 11 o'clock in the forenoon at the Court-house for hearing the application. Dated the 27th day of March 1911.

C. E. Grey, Official Assignee of Calcutta. (425-1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

SUMMARY CASE No. 39 or 1910. Re Kaliprossono Chuckerbutty, ex-parte the debtor.

NOTICE is hereby given that the abovenamed debtor having applied for his discharge, the Court has fixed the 2nd day of May 1911 at 11 o'clock in the forenoon at the Court-house for hearing the application.

Dated the 27th day of March 1911.

C. E. GREY, Official Assignee of Calcutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

SUMMARY CASE No. 68 or 1910.

Re Prosano Kumar Ray, ex-parte the debtor NOTICE is hereby given that the abovenamed debtor having applied for his discharge, the Court has fixed the 2nd day of May 1911 at 11 o'clock in the forence at the Court-house for hearing the application.

Dated the 27th day of March 1911.

C. E. GREY, Official Assignee of Calcutta. (420 - 1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency. SUMMARY CASE No. 78 of 1910.

Re Bhugwan Das Agurwalia, ex-parte the debtor. NOTICE is hereby given that the abovenamed debtor having applied for his discharge, the Court has fixed the 2nd day of May 1911 at 11 o'clock in the forenoon at the Court-house for hearing the application.

Dated the 27th day of March 1911.

C. E. GREY, Official Assignee of Calcutta. (422 - 1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

> SUMMARY CASE No. 113 or 1910. Re Gocoolji, ex-parte the debtor.

NOTICE is hereby given that the abovenamed debtor having applied for his discharge, the Court has fixed the 2nd dey of May 1911 at 11 o'clock in the forenoon at the Court-house for hearing the application. Dated the 27th day of March 1911.

G. E. GREY, Official Assignee of Calcutta

NOTICE.

No. 71 of 1911.

Ro Samuel Shepherd, residing at No. 121. Dhurrumtella Street, in the town of Calcutta, and carrying on business as Veterinary Infirmary Shoeing Forge at No. 161, Dhurrumtella Street aforesaid, under the name and style of Shepherd & Co.

ON the 22nd day of March 1911, an order was made by the High Court of Judicature at Fort William in Rengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE -All debts due to the estate should be paid to me. Dated this 31st day of March 1911.

C. E. GREY, Official Assignee of Calcutta.

NOTICE.

No. 72 of 1911.

Re Alfred Walter Annesley, residing at No. 143, Dhurrumtolla Street, in the town of Calcutta, a Pilot Superintendent and Captain in the India General Navigation and Railway Company, at No. 4, Fairlie Place, in Calcutta, aforesaid.

ON the 22nd day of March 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Nors.—All debts due to the estate should be paid to n Dated this 31st day of March 1911.

C. E. GERY, Official Assignee of Calcutta. (439 - 1)

NOTICE.

No. 74 of 1911.

Re Arthur Bonaparte Mitchell, an Assistant Store-Keeper in the employ of Messrs. Burn & Co., Limited, Engineers, etc., at Howrah and residing at No. 86, Dhurrumtolla Street, in the town of Calcutta.

ON the 28rd day of March 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE .- All debts due to the estate should be paid to me.

Dated this 31st day of March 1911,

C. E. GERY, Official Assignee of Calcutta.

(440 - 1)

NOTICE.

No. 76 of 1911.

Re Osmand James Magnum, residing at No. 10, British Indian Street, in the town of Calcutta and employed as a Ticket Inspector at Kharagpur Station of the Bengal-Nagpur Railway.

On the 24th day of March 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Note.-All debts due to the estate should be paid to me.

Dated this 31st day of March 1911. C. E. Grey, Official Assignee of Calcutta.

NOTICE.

No. 77 of 1911.

Re Khagendra Nath Banerjee, residing at No. 160-1,
Taltolla Lane, in the town of Calcutta, and lately
carrying on business at the same place and at No. 7.
Madan Mohan Chatterjee's Lane, in Calcutta, aforesaid, as Builders. Contractors and Plumbers under
the name and style of K. N. Banerjee and Banerjee
& Co.

N. the 24th Ac. (17)

ON the 24th day of March 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent

NOTE .- All debts due to the estate should be paid to me.

Dated this 31st day of March 1911.

C. E. GERY, Official Assignee of Calcutta.

NOTICE.

No. 78 of 1911.

Re William Albert Harris, late a Stores Assistant at Messrs, Jessop & Co., Ld., and residing at No. 86, Dhurrumtolla Street, in the town of Calcutta, at present unemployed.

On the 24th day of March 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE .- All debts due to the estate should be paid to me

Dated this 31st day of March 1911.

C. E. GREY, Official Assignee of Calcutta-

NOTICE.

No. 79 of 1911.

Re Budruddoza and Reajuddin, both residing at No. 5-6,
Dhurrumtolla Street, in the town of Calcutta, and
earrying on in copartnership a ready-made tailoring shop at the aforesaid place.

ON the 24th day of March 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

Norr .- All debts due to the estate should be paid to me

Dated this 31st day of March 1911.

C. E. GREY, Official Assignee of Calcutta.

ORDER OF ADJUDICATION.

Section 16 of the Provincial Insolvency Act, III of 1907.

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipur.

INSOLVENCY CASE No. 78 or 1910.

In the matter of Sheikh Fateh Ali, son of Haji Dider Ali, of No. 202, Lower Circular Road, Korea, thana Baniapukur, district 24-Parganas, applicant, debtor.

PURSUANT to a petition dated the 26th September 1910, and on reading the said petition and hearing the pleader for the said applicant on 16th January 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

Dated this the 21st day of March 1911.

T. W. RICHARDSON, District Judge. (393 - 1 - 366)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGAWAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 79 of 1910.

In the matter of Mohatapchand Singh, son of late Madan Chand Singh, of Khidderpur, thana Wat-gunge, district 24-Parganas, applicant, debtor.

PURSUANT to a petition, dated the 28th September 1910, and on reading the said petition and hearing the pleader for the said applicant on 6th February 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

The 10th April 1911 is fixed for the creditors to prove their debter.

their debts.

Dated this the 21st day of March 1911.

T. W. RICHARDSON, District Judge.

(3:2-1-869)

ORDER OF ADJUDICATION.

Section 16 of the Provincial Insolvency Act (III of 1907).

In the Court of the District Judge of Murshidabad.

INSOLVENCY CASE No. 10 or 1910.

In the matter of Mahes Chandra Saha, son of late Adait Charan Saha, of Aurangabad, police-station Suti, district Aurshidabad.

THE abovenamed petitioner has been adjudged insolvent by an order of this Court dated the 16th Pebruary 1911.

S. K. GHOSE, Offig. District Judge. Berhampore, the 1st April 1911. (452-1-377)

In the Court of the District Judge of Patna at Bankipore.

C. P. Beachcroft, Esq., I.c.s.

INSOLVENCY CASE No. 1 of 1911.

Sheikh Sultan, petitioner, versus Gopi Nath and others, opposite party.

NOTICE

I 8 hereby given, under clause (2) of section 12 of the Provincial Insolvency Act (III of 1907), to all concerned that the insolvency petition of Sheikh Sultan, son of Sheikh Nabibux, deceased, resident of Kucha Danka, in the subdivision of Patna City, district Patna, has been admitted by this Court, and that the 8th April 1911 is fixed for hearing thereof.

C. P. BEACHCROFT, District Judge. Bankipore, the 20th March 1911. (395—1—375)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Shaikh Abbas, son of Jahir of Hourah, than Hourah, district Hoo, hly, has been admitted by this Court as No. 29 of 1911, and that the 28th April 1911 has been fixed for the hearing thereof the hearing thereof.

T. S. MACPHERSON, District Judge Chinsura, the 1st April 1911. (446-1-372)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907 to his creditors, that the insolvency petition of Balmukund Marwari, son of Prashadiram Marwari of Hourah, than Hourah, district Hooghly, has been admitted by this Court as No. 28 of 1911, and that the 18th April 1911 has been fixed for the hearing thereof.

T. S. MACPHERSON, District Judge. 1st April 1911. (445-1-373) Chinsura, the 1st April 1911.

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 12 or 1911.

Ramkumar Mandal, son of late Kartic Chandra Mandal, of Ramnagore, thana Baruipur, district 24-Parganas,

of Ramnagore, than Baruipur, district 24-Parganas, applicant.

To (1) Dwarkanath Dutta, (2) Giris Chandra Mondal.
(3) Beharilal Mitra, (4) Taraprosanna Mitra, (5) Arun Chandra Sardar, (6) Basantakumar Chakravarty, (7) Monmatha Nath Sarkar, (8) Abdul Natib Mandal, (9) Parbesh Sardar, (10) Abinash Chandra De, (11) Jotiram Dutta, (12) Haripada De, all of district 24-Parganas craditors.

Parganas, creditors.

On the 7th day of March 1911, it was ordered that the matter of the petition of the applicant be heard on the 10th day of April 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge. Alipore, the 23rd March 1911. (412-1-367)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 20 of 1911.

Binoy Chandra Sadhukhan, son of Bhutnath Sadhu-Memanpur, thana Behala, district 24 Par-

ganas, applicant,
To (1) Satya Charan Pramanick, of Korergunge, (2)
Kirtibash Biswas, of Mohestala, (3) Bipin Chandra Sadhukhan, of Chata, district 24-Parganas, creditors.

ON the 9th day of March 1911 it was ordered that the matter of the petition of the applicant be heard on the 10th day of April 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge.

Alipore, the 23rd March, 1911.

(413 - 1 - 368)

NOTICE TO CREDITORS OF THE DATE OF HEARING OF AN INSOLVENCY PETITION.

[Section 12 of the Provincial Insolvency Act, III of 1907.

DISTRICT MIDNAPORE.

In the Court of the District Judge of Midnapore.

INSOLVENCY PETITION No. 5 of 1911.

Sheik Sadru	**			-40	0
		***	•••		
Satya Teli	40	***	***	25	0
Sheik Syed		***	***	50	0
Hari Chaprasi		***	111	36	0
TirtheswamSet		***		83	2

J. CORNES, District Judge Midnapore, the 1st April 1911. (266-1-

NOTICE TO CREDITORS OF THE DATE OF HEARING OF AM INSOLVENCY PETITION.

[Section 12 of the Provincial Insolvency Act, III af 1907.]

DISTRICT MIDNAPORE.

In the Court of the District Judge of Midnapore.

INSOLVENCY PETITION No. 7 of 1911.

INSOLVENCY PETITION No. 7 of 1911.

WHEREAS Mr. Alexander Huntley, Chargeman and Boiler-maker, Bengal-Nagpur Railway Workshop, Khargpur, has applied to this Court, by a petition dated 17th March 1911, to be declared an insolvent under the Provincial Insolvency Act, II of 1907, and the following names appear in the list of creditors filed by the aforesaid debtor, this is to give notice that the Court has fixed the 22nd day of April 1911 for the hearing of the aforesaid petition and the examination of the debtor. If any one desire to be represented in the matter should attend in person or by duly instructed pleader. The particulars of the debt duly instructed pleader. The particulars of the debt alleged in the petition to be due are as follows: -

and the state of t			Rs.
Muttra Das	***	***	120
Gunga Das	***		90
A. Francis			20
Sekh		***	30
B. D. Marwah	***	***	255
L Ram Das			100
Physician, Medical	Hall,	Lahore	16
T. Pollosing	***	-	100
Dr. Nicholas Lobo	***	***	71

J. CORNES, District Judge. 371) Midnapore, the 30th March , 911.

A JIT GHOSE, M.A., B.L., intends to be enrolled as a Vakil of the High Court, Calcutta.

(365 -4-335)

I NDRA NARAYAN MUKHOPADHYAY, B.L., intends to be enrolled as a Vakil of the High Court.

SACHINDRA CHANDRA GUHA intends to be enrolled as a Vakil of the Calcutta High Court. (366 - 4 - 337)

SARAT CHANDRA BOSE, MA., BL., in be enrolled as a Vakil of the High Court. (386 - 4 - 342)

SUDHIR CHANDRA ROY, M.A., B.L., intends to be enrolled as a Vakil of the High Court, Calcutta. (377-4-341)

SYAM LAL BASU, B.L., intends to be enrolled as a Vakil of the Calcutta High Court.

Department of Agriculture, Bengal.

WANTED an apprentice on an allowance of Rs. 10 a when the office of the Director of Agriculture, Bengal. None need apply who has not read up to the B.A. Standard of the Calcutta University and knows typewriting.

N. N. SIRCAR,

Personal Assistant to the Director of Agriculture, Bengal.

Writers' Buildings, Calcutta, the 23rd March 1911.

Notice.

WANTED a Head Assistant for the Hooghly Magistrate-Collector's Office, during the absence,

on combined leave for one year, of the present incumbent of the post, which is likely to fall vacant permanently.

Applications will be received up to the 9th April 1911. Only clerks in Government service can apply. The selected candidate will get acting allowance according to the rules in addition to his substantive

KUMUD NATH MUKHARJI, for Magistrate-Collector, Hooghly. Chinsura, the 27th March 1911.

Notice.

WANTED a Correspondence Clerk on Rs. 60 per month for the office of Magistrate-Collector, Champaran. None need apply who has not passed the Entrance Examination and has not sufficient knowledge of drafting letters, reports, preparing returns and putting up notes.

putting up notes.

Applicants should state their age, length of service and past experience of an English office.

Applications will be received up to the 15th April

S. AHMAD NAWAB, for Magistrate-Collector. Motihari, the 28th March 1911.

WANTED a Head Maulvi for the Mianji Training School at Supaul on a salary of Rs. 50. The Head Maulvi must be a man who has passed the Senior Bengal Madrassa Examination and has a working knowledge of English. The selected candidate will have to undergo a course of six months' training in the Patna Training School and will receive a subsistence allowance of Rs. 22-8 per month during the course of his training.

Applications will be received by the Special Inspecting Officer for Muhammadan Education, Bhagalpur Division, up to the 15th May 1911.

Notice.

WANTED for the District Board of Cuttack Sanitary Inspector on Rs. 50 per month including

travelling allowance.

Those possessed of the qualifications of Civil Hospital Assistant will be given preference other things being equal. The appointment at cresent will be made on condition that the man appointed should go through a course of training as might be laid down hereafter by Government in accordance with Municipal Department Circular No. 6 T.—L S.-G., dated 6th cipal Dep May 1910.

Applications stating age and other qualifications will be received by the undersigned till 5th April 1911.

ILLEGIBLE, Vice-Chairman. District Board Office, Cuttack, the 18th March 1911.

Wanted

A N Accountant for the Hazaribagh District Board's Office on a salary of 1 s. 80-2-100.

None need apply who is not qualified under Rengal Government Notification No. 3334 L.S.-G., dated 20th December 1901, and has got no experience in District Board office work. Board office work

Selected candidate shall have to join at once.

Applications will be received up to 15th April 1911 by the undersigned.

DIGENDRA NATH MUKERJI,

Vice-Chairman, District Board. Hazaribagh, the 27th March 1911. (428 - 2)

Wanted

ONE temporary Surveyor on Rs. 55 per month consolidated. None but qualified Overseers need apply. The selected candidate will have to join at

Applications with copies of testimonials will be received by the undersigned up to the 10th April 1911.

E. G. Barton, District Engineer. Laheria Serai, the 28th March 1911. (431-1)

Wanted

A MANAGER for the estate of late Babu Pitambar Obsterji, of Maliara district Bankura, on a pay of Rs. 80 per month besides travelling allowances. The properties are situated in the districts of Bankura, Muzaffarpur, Darbhanga and Monghyr. The selected candidate shall have to furnish security to the extent of Rs. 2,000 and agree to stick to the post for at least one year Applications will be received by the undersigned up to 30th April 1:11.

R. L. Durr, District Judge. Bankura, the 27th March 1911. (433-1)

Notice.

WANTED an Accountant on Rs 40 per month for one year for the Batwara Office at Monghyr. Preference will be given to a candidate having experience in Batwara accounts. Applications with copies of testimonials will be received by the undersigned up to the 16th of April 1911. The candidate selected will have to furnish personal security of Es. 250.

AMARENDRA NATH DAS,

Partition Officer. Partition Officer. Partition Officer. Monghyr, the 30th March 1911.

Notice.

IT is hereby notified that a sum of Rs. 112-14-5 (supers one hundred and twelve annas fourteen and pies five only) stands in deposit in the name of Abdul Karim Jan, contractor for bill No 186, dated 26th Jan lary 106, on account of executing the work of constructing Kharagpur Police buildings. The contractor is requested to appear in person in this office and to take payment of the amount within a month's time, otherwise the amount will be credited to Government.

E. DESBRUSLAIS,

For Executive Engineer, Cossye Division. Midnapore, the 9th March 1911.

Notice

As hereby given that the undermentioned mauzas appertaining to the Gentha Encumbered Estate in the district of Palamau will be offered for sale by the Deputy Commissioner of that district at his office at Daltonganj on the 15th May 19:1:—

Name of village.	Tauzi No.	District and thans.	Annual jama.	Nature of right.
Domaria	Lat Chandai- gir.	Palamau, Garhwa,	Rs. A. 1,350 0	l6 annas milkist.
Kasia	Ditto	Palamau, Daltonganj,	232 13	Ditto.

The Government revenue and cesses are paid jointly with the other villages of the lot.

Further particulars are available in my office. Intending purchasers should send in written offers previous to the sale to the Deputy Con.missioner.

J. N. SARKAR,

Manager, Encumbered Estates, Circle B, Palamau, st April 1911. (220—10)

Daltonganj, the 1st April 1911.

Road Cess Notification.

IT is hereby notified for general information that, under section 46 of the Bengal Local Self-Government Act, III (B.C.) of 1885, the District Board of Shahabad have, at a special meeting held on the 4th March 1911, determined that the read-cess for the year 1911-12 shall be levied at the maximum rate of six pice in the rupes on the annual value and annual net profits as desired in section 6 of Act IX of 1-80.

SYED IZHAR HOSSAIN,

Vice-Chairman, District Board, Shahabad. Arrah, the 30th March 1911.

The Commissioners for the Port of Calcutta.

NOTICE.

UNDER the provisions of section 118 of the Calcutta Port Act, III of 1890, it is hereby notified that the MR two bags of sugar marked FF, ex S.S Pasha, lying ESS

ESS
at "Alpha" shed, Kantarukur, will be sold by public auction to satisfy the Commissioners' charges if not removed on payment of charges due on or before the 22nd April 1911.

C. H. WINDLE, Traffic Manager.

The 1st April 1911.

(449 - 1)

BURDWAN MUNICIPALITY.

Surface Drainage Scheme.

Contract No. 1.

THE Municipal Commissioners of Burdwan invite tenders for the construction of about 7,500 lineal feet of main outfa'l channel, together with 32,000 lineal

feet of surface water drains, culveres, outfalls, etc.

Plans may be seen and copies of the specification, bill of quantities and form of tender obtained at the Municipal Office, Burdwan, or at the office of the Sanitary Engineer. Bengal, 1 and 2, Old Court House Corner, Calcutta, on deposit of 188 50 in Government Currency notes, which will be refunded on receipt of a bond fide tender.

Tenders, which must be in the forms provided with bill of quantities and schedules fully priced out, must be sent in in a scaled c ver addressed to the undersigned, and must be received not later than 4 P.M. on Wednesday, the 10th May 1911.

The Municipal Commissioners do not bind themselves

to accept the lowest or any tender.

Parties tendering must do so at their own cost.

DEVENDRANATH SARKAR,

Chairman, Burdwan Municipality.

The 1st April 1911.

(451 - 3)

Serampore Municipality. WATER SUPPLY.

Contract No. 2, Pumping Machinery.

THE Commissioners of the Municipality of Serampore invite tenders for the supply and erection of engines and pumps at the Howrah Water-works Pumping Station at Serampore. The pumping machinery, which will be in duplicate, is to be of one of the following types:—Either

(a) Horizontal c mpound steam pumps with boilers complete; or

(b) Suction gas engines driving three throw plunger

complete; or

(b) Suction gas engines driving three throw plunger pumps with suction gas plant complete; or (c) Oil engines driving similar pumps.

The type of machinery to be provided and erected will be selected after receipt of the tenders.

Copies of the specification, bills of particulars and forms of tender maybe obtained from the office of the Sanitary Engineer, Bengal, Old Court House Corner, Calcutta, on deposit of Rs. 34 in Government Currency Notes, which will be refunded on receipt of a bond fide tender.

tender.
Tenders which must be on the forms provided must be sent in a sealed cover addressed to the Chairman, Serampore Municipality, and must be received not later than 4 r.m. on Tuesday, 20th June 1911.

BORODA PROSAD DRY, Chairman. Serampore, the 16th March 1911.

NOTICE TO CREDITORS.

In the goods of William John Jones, deceased.

PURSUANT to sections 320 of Act X of 1865 and 42 of Act XXVIII of 1866, all persons having claims against the estate of the abovenamed deceased, who died on the 30th day of January 1911 at Debra Dun, U. P., on the 30th day of January 1911 at Debra Dun, U. P., and to whose estate Letters of Administration with copy of the Will annexed were, on the 23rd day of March 1911, granted by the High Court of Judicature at For William in Bengal to Frederick Henry Eggar, are hereby required to send full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them to me, the undersigned, as Solicitor to the said Frederick Henry Eggar on or before the 25th day of April 1: 10, after which date no laims will be formatted and the assets of the estate claims will be admitted and the assets of the estate will be distributed.

Dated this 25th day of March 1911.

A. VERR NICOLL,

Royal Insurance Buildings, Dalhousie Equare, Calcutta,

Solicitor to the said Frederick Henry Eggar

NOTICE TO CREDITORS.

In the Goods of Louis Edward Daggett Rose, deceased.

Rose, deceased.

PURSUANT to sections 320 of Act X of 1865 and 42 of Act XXVIII of 1866, all persons having claims against the estate of the abovenamed deceased who died at "honavenure" 9, Rainey Park, Ballygunge, Calcutta, on the 5th day of warch 1911 and Probate of whose Will and of two Codicits thereto was, on the 29th day of March 1911, granted by the High Court of Judicature at Fort William in Bengal to Charles Wilfred Thompson and Charles Henry Kesteven, two of the Executors in the said Will named, are hereby required to send full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them to me, the undersigned as Solicitor to the said Charles Wilfred Thompson and Charles Henry Kesteven on or before the erd day of May 1211, after which date no claims will be admitted and the assets of the estate will be distributed.

Dated this 3rd day of April 1211.

Dated this 3rd day of April 1911.

A. VERS NICOLL,

Royal Insurance Buildings, Dalnousie Square, Calcutta, Solicitor to the said Charles Wilfred Thompson and Charles Henry Kesteven. (45C-8-378)

Estate Ida Duntze Turner, deceased.

PURSUANT to section 320 of Act X of 1855 and section 42 of Act XXVIII of 1866, notice is section 42 of Act XXVIII of 1866, notice is hereby given that all persons having claims against the estate of Ida Duntze Turner, late of Freuch Chandernagore, who died intestate on the 9th day of November 1910 at the Calcutta Medical College, are to send full particulars of their claims to the undersigned on or before the 23rd day of April 1911, after which date no claims will be admitted and the assets of the deceased's estate will be distributed.

J. V. WATKINS,

Solicitor for William Harold Edwards, the Administrator of the property and credits of the deceased abovenamed.

2, Old Post Office Street, Calcutta, dated the 23rd March 1911.

Lost.

THE Government Promissory Note No. 007728 of the 4 per cent. loan of 1865 for Rs. 500, originally standing in the name of Radha Sham Bose, Administrator of Chintamoni Dasee, and last endorsed to Hurraprosad Chatterjee, the proprietor, by whom it was never endorsed to any other person, having been lost, stolen or destroyed, notice is hereby given that payment of the above Note and the interest thereupon have been stopped at the Public Debt Office, Fank of Bengal, Calcutta, and that application is about to be made for the issue of auplicate in favour of Nermoda Debi and Sayloda Debi, certificate holders, estate of Hurr-prosad Chatterjee. The Public are cautioned against purchasing or otherwise dealing with the abovementioned security.

Names of the Advertisers—Nermoda Debi and

Names of the Advertisers-Nermoda Debi and Soyloda Debi.

Residence-Nanghi, Moheshtalla Post Office, district 24-rarganas. (391-3-357)

Lost

THE Government Promissory Note No 038598 of the 3 per cent. loan of 1896-97 for Rs. 10,500 originally standing in the name of Bhuban Mohini Dasya, certificate holder estate Issur Chandra Shaha, empowered under Act VII of 1.89 to negotiate the proprietor by whom it was never endorsed to any other person, having been lost, notice is hereby given that payment of the above Note and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, Calcutta, and that application is about to be made for the issue of Duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned security.

Name of the Adverses.

Residence—Sorkari Aroth, Tallygunge.
(414 -3-376) Name of the Advertiser-Bhuban Mohini Dasi.

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C. H. STUARI, sidency Postmaster.

Dated Calcutta, the 3rd April 1911.

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Carriage or postage is in addition to the above prices in every

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			Rs.	A.		Ra. A
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List of Light-houses and Light-vessels in British Iudia, including those in the Gulf of Aden, as existing on the 30th June 1910. Board. Royal 8vo. Re. 1 or 1s. 6d. (2a.)

Priced Vocabulary of Stores, Indian Adden-dum, 1911. Royal Svo. Cloth. Rs. 2-10 or 4s. (6a.)

ACCOUNTANT-GENERAL, BENGAL.

History of Services of Gazetted and other Officers serving under the Government of Bengal, corrected to 1st July 1910, Part I. Royal Svo. Board. Rs. 2 or 3s. (8s.) Part II. Rs. 2 or 3s. (6a.) Complete, Rs. 4 or 6s. (14s.)

RAILWAY BOARD.

Annual Report of architectural work in India by J. Begg, Consulting Architect to the Government of India for 1909-10. Foolscap, Paper cover. Rs. 3 or 4s. 6d. (3a.)

Classified List of the State Railway Establishment and Distribution Return of Establishment of Railways corrected up to 31st December 1910. Royal 8vo. Paper cover. Re. 1 or 1s. 6d. (2a.)

List of new books for sale at Thomason College, Roorkee, which were not advertised before.

Roorkee Treatise and Civil Engineering-

Section IX-Railways, 5th Edition. Revised by F. G. Royal Dawson, 1908, Es. 4.4, Section V-Manual of Estimating, 7th Edition, 1908. (Reprint.) Rs. 3-12.

Thomason College Calendar for 1908. Rs. 5-2.

Examination question papers of the Thomason College Civil Engineer Class and Upper Sub-ordinate Class Entrance Examination and the 4th grade P. W. Accounts Examination from 1905—1909, published by the Newel Kishore Press, Lucknow. Re. 1-4.

List of new books and periodicals for sale at the Library of the Asiatic Society of Bengul, 57, Park Street, Calcutta,

SOCIETY'S PUBLICATIONS.

Journal and Proceedings, Vol. 5. Nos. 2 to 11, at Rs. 2 each,

Memoirs, Vol. 2. No. 10, Cerrhipedes Opercules de l'Indian Museum de Calcutta. Par Mr. M. A. Gruval, at Rs. 2. No. 11, Correlations of Areas of Matured Crops and the Rainfall. By Mr. S. M. Jacob. I.c.s., at Rs. 2-8. Ditto.

Journal and Proceedings, Vol. V. Extra No. 1909. Grammar of the Kanawari Language at Rs. 3. Extra No. 2, 1909. Maithili Grammar, Part I, at Rs. 4.

Journal and Proceedings, Vol. VI. Nos, 1 to 10 at Rs. 2 each.

Extra No. 1910. Divan-i Babur Padishah, at Rs. 2. Ditto.

Memoirs, Vol. 2, No. 10. Notes on some Monuments in Afghanistan. By Mr. H. H. Hayden, at Re. 1.

Memoirs, Vol. 2, No. 11. On the Correlations of Areas of Matured Crops and the Rainfall. By Mr. S. M. Jacob, Les., at Rs. 2-8.

Memoirs. Vol. III, No. 1. Ramacarita. By Sandhyakara Nandi. Edited by Mahamahopadhyaya Haraprasad Shastri,

Memoirs, Vol. III, No. 2. An alchemical compilation of the Thirteenth Century A.D. By Mr. H. E. Stapleton, B.A.,

Memoirs, Vol. III, No. 3. The Journal of Major James Rennell. By Mr. T. H. D. LaTouche, at Rs. 4.

Memoirs, Vol. III, No. 4 Lisu (Yawyin) tribes of the Burma-China Frontier. By Messrs. A. Rose and J. Coggin Brown, at Rs. 3.

Memoirs, Vol. IV. No. I, Sanskrit-Tibetan-English Vocabulary. By Alexander Cosma de Koros. Edited by Drs. E. Denison-Ross and Satis Chandra Vidyabhusana, at Rs. 5.

BIBLIOTHECA INDICA.

Rasarnavan, Fasc. 2. By Dr. P. C. Roy, at Re. 1-4.
Grihya Sangraha. By M. M. Chandra Kanta Tarkalankar, at As. 10.
Gobhila Paricista, Part I. By M. M. Chandra Kanta Tarkalankar, at Re. 1-14.
Baudhayana Srauta Sutra, Vol. 2. Fasc. 3. By Dr. W. Caland, at As. 10.
Suryya Siddhanta, Fasc. 1. By M. M. Sudhakara Dvivedi, at Re. 1-4.
Chaturyarga Cintamoni, Vol. 4. Fasc. 9. By Pandit Farantha Nath Tarkabhusana, at As. 50.
Avadhan Kalpalata, Vol. I. Fasc. 7. By Rai Sarat Chander Das Bahadur, at Re. 1.
Mohabhasyapardipodyatya, Vol. 3. Fasc. 10. By Pandit Bahuballava Sastri, at as. 10.
Muntakhab-al-Labab. Part 3. Fasc. 1. By Major T. W. Haig, I.A., at Re. 1.
Tattva Cintamani Didhiti Prokas, Fasc. 1.2. By M. M. Guru Charan Tarkadarsanatirtha, at As. 10 each.
Syainkt Sastra. By Mahamahopadhayay Haraprasad Shastri, at Re. 1.
Tattva Cintamoni Didhiti Vivrity. Fasc. 1. By M. M. Kamakhyanatha Tarkavagisa, at As. 10.
Sundaranandam Kavyam. By M. M. Haraprasad Shastri, at Re. 1.
Tirthacintamani. Fasc. 1. By Pandit Kamala Krishan Smritititha, at As. 10.
Nyayasarah. By M. M. Satish Chandra Vidyabhusana, at Rs. 2.
S. Buddhist Nyaya Tractus. By M. M. Haraprasad Shastri, at As. 10.
Mohabhasya-pradipodyata. Vol. 4. Fasc. 1. By Pandit Bahuvallava Shastri, at Re. 1-4 each.
Rasarnavam. Fasc. 3. By Dr. P. C. Roy, at Re. 1-4.
Yoga Sastra. *Fasc. 3. By Sri Vijaya Dharma Suri, at Re. 1-4.
Vidhana Parijata. Vol. 2. Fasc. 4. By Pandit Taraprasann Vidyaratna, at Re. 1.4.
Oatapatha Brahmata. Vol. 7. Fasc. 4-5. By Acharya Satyavrata Samerami, at As. 10 each.
Upamitibhavaprapanca Katha. Fasc. 2 and 13. By Prof. Dr. Hermann Jacobi, at As. 10 each.
Calcutta, at Re. 1.
Massir-i-Rahimi. Ft. 1. Fasc. 1. By Maulvi M. Hidayet Husain, Lecturer in Arabic and Persian, Presidency College,
Calcutta, at Re. 2 each.
Marhama-i-Ilali L. Mu-Dila. Fasc. 1. By Dr. E. Denison-Ross, at Re. 1 each.
Persian and Turki Divans of Bayram Khan Khan Khan Khan Khannan. By Dr. E. Denison-Ross, at Re. 1.
Mabani-i-Lughāt. By Dr. E. Denison-Ross, at Re. 1-8.



The Calcutta Gazette.

WEDNESDAY, APRIL 12, 1911.

PART II.

Adbertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this Part of the "Gazette" cannot be received after Noon on Monday.]

LAND SALE NOTICES.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates, situate in the district of Hooghly, will be put up to sale at the Hooghly Collectorate on the 2nd May 1911, corresponding to 19th of Baishak 1318 B.S.

The purchasers will be subject to the following conditions of sale:—

Conditions of Sale.

1st.—The estate to be sold to the highest bidder above the upset price which will be fixed by the Collector at the time of sale. The purchaser of the estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the

the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale. original sale.

List of Petty Government Estates of the district of Hooghly to be sold on the 2nd May 1911.

Tauzi No.	Name of estate, thana or pargana.	Approximate area in acres.	Government revenue.	REMARKS
	Arambagh Subdivision.	4277	Rs. A.	
1589	Gouranga alias Mandaran, police-station Khanakul	3 3 3	28 5	
675	Beurgram, police-station Arambagh Pantahori, police-station Khanakul	4 1 4	22 10 5 0	
840	Ditto ditto	3 0 5	36 11	
150	Gholepura, police-station Khanakul	0 3 7 7	1 2	
232	Satberiah, police-station Goghat	0 0 32	1 8	415.5

Hooghly Collectorate, the 8th March 1911.

KUMUD NATH MUKHABJI, for Collector.

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Chowrashi branch, Saltore Siding of Bengal-Nagpur Railway, in the district of Manbhum, will be put up to sale at 12 o'clock on Tuesday, the 16th May 1911, at Inanpur Dâk Bungalow:—

The purchasers of the several plots of land will be subject to the following conditions:—

Ist.—The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the Railway boundary, or to plough the land nearer than three feet from the same.

2nd.—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.

3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the fitteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

4th.—The plots of land will be sold revenue-free to the highest bidders.

5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Board confirming the sale.

ire tot	Name of district.	Pargana and mauza.	Number of mile on which	Situated on which		AR	GHAS	XIMATE PLOT IN AND IN	LAND EX FROM SA. EACH	LE PROM	Commence- mens and	Boundary of lot,
Consecutive number.	district.	and madea.	land is situate.	side of the railway.	В.	к.	c.	Acres.	Reasons for exclusion.	A, B. P.	termination of lot.	
1, 2 and 3	Manbhum	Pargana Chow- rashi, mauza Saltore.	*****	North-east	13	1	6	4-33			Plot No. 1 commences from 9,000 chainage and terminates at 9,800 chain- age.	PLOT No. 1. North, East and South—By the paddy land and waste land of village Saitore. West—By the Bengal-Nagpur Railway land,
											Plot Nos. 2 and 3 commence at chainage 9,600 and terminates at chainage 10,700.	PLOT NO. 2. North and West—By the Bengal- Nagpur Railway land. South and East—By the paddy and waste land of village Saltore.
												PLOT NO. 3. North-By the waste and paddy land of village Saltore. East, South and West-By the Benkal-Nagpur Bailway land,

Purulia, the 29th March 1911.

C. H. CROSSE, Land Acquisition Deputy Collector.

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL

for the week ending 4th April 1911.

3.	ASSETS
Rs. A. P. Government of the aut Loans on Securiti	ent Securities 2,99,56,595 0 0 chorized Investments 69,36,967 0 0 Government and other authorized ies 4,57,51,680 1
nches 15,95,68,175 5 11 Bills disco 16,68,528 1 5 Balaness	of Credit on ditto ditto 4,44,98,608 15 about ted and purchased 3,04,52,086 7 awith other Banks 24,74,035 15 awith other Banks 24,74,035 15 awith other Banks
18,17,094 11 11 Ballion Dead Stoc Stamps Sundries	21,78,327 14 10 13,417 10 11 11,77,533 0 1
at Head	urrency Notes 1 Office* Rs. 2,92,26,960 8 11 urrency Notes chest ,, 3,09,71,524;14 11 6,01,97,585 7 10
22,26,36,837 9 5	Rupees 22,26,36,837 9
* Includes Sovs. & 1 Sovs., value Ra. † Do. do. do. ,,	4,19,437 8 0
	Government of the state of the

kate for Demand Loans, 7 per cent.

By order of the Directors,

BANK OF BENGAL. Calcutta, the 6th April 1911.

Percentage, 32.51. C. M. BASTIN, Chief Accountant.

N. H. Y. WARREN, Offg. Secretary and Treasurer. (467-1)

STATEMENT OF GOVERNMENT PROMISSORY NOTES ENFACED FOR PAYMENT OF INTEREST IN LUNDON,

Under deduction of amount retransferred to India, and outstanding in the books of the Bank of Bengal on the 31st March 1911.

				5) PER CRST. LOANS-	T. LOANS-					4 PER	4 PER CRNT. LOANS-	-887			49 PRR CRET. LOANS-	LOANS-	
Pastigutans.	8 per cent. of 1896.97.	Ot 1849-48.	1864-55.	Of 1865.	Or 1879.	Of 1900-01.	Total.	000	Of Of Of Of 1885-55.	Of 18		Transfer of 1865. 10	Reduced 4 per cent. loan of 1879.	Fotal.	Transfer loan of 1879, 44 per cent. portion.	Total.	GRAND TOTAL
Balance of 15th March 1911	40,85,990	1,80,85,100	8,09,32,200	1,91,61,500	98.53,100	25,91,390	12,55,63,000	6,933	2,000		900	38,800	2,500	58,738	89,500	29,500	12,97,32,133
Amount of trans-		1		-	1	ı I	-	1	Ī	1	-	1		1		1	11
Amount issued in London by Conversion under Notifica- tion No. 2201A., dated 3rd November 1903, up to			1	ı				1	1	1	1	-1	1			1	1
Amount enfaced at Madras up to 15th March 1911.	1		8,000	1	1	1	6,000		1	1	1	-	1	1	-	1	6,000
Amount enfaced at Bombay up to	1	1	I	1	1	-	i	1	i	1	1	1	1	1	1	1	1
Amount enfaced at Cal- cutta between 16th and 51st March 1911,	1	1	1,05,800	10,500	1		1,16,300	1	.1	i	I	1	i	1	1		1,16,300
in and the second secon	40,85,930	1,80,25,100	8,10,44,000	1,91,71,800	98,53,100	26,91,300	12,56,85,300	6,983	5,000	11	009	38,800	2,500	58,733	29,500	009'68	12,98,54,433
Amount written off in the London Registers.		1,66,260	15,03,000	2,65,300	35,000	83,200	20,04,700	1	I	1	1	1	1	T	1	11	20,04,700
Falance on 31st March 1911	40,85,990	1,28,68,900	7,95,41,000	1,89,08,500	98,18,100	25,59,100	12,36,80,600	6,938	0,000	1	200	38,800	8,500	58,738	89,500	29,500	12,78,49,733
		A	Norn.—From 9t 1. 1st 1. 1st 1. 1st	Sth June 1867 1st February 1911 bth " " it March "	to 31st J to 13th F to 28th to 15th to 31st	January 1911—B February :: Marck	sanary 1911—Bufaced from India, obrusty		12,147 laki 3 2 1 laki 11,155 laki	lakhe; re-transferred from	ranuferre : :		Loudon,	London, 13,138 lakha, 9 9 4 56 120 20 13,237	1	Always and	wordensein MRLII voor Lookeen le

Public Debt Oveice, Bank or Bengal, Cabutta, the 3rd April 1911,

Offg. Superintendent. D. MORRIBON,

Offg. Secretary and Treasurer. N. H. Y. WARREN,

In the Court of the Sub-Judge, 1st Court, Bhagalpur.

MONEY EXECUTION CASE No. 510 of 1910. Musammat Sundri and another, decree-holders, versus Makundi Chowdhry and others, judgment-debtors.

THE following properties will be sold at an auction sale to be held by the Nazir of the Court of the District Judge of Bhagalpur in his sale-room on the 18th April 1911 at 12 o'clock noon for the realisation of Rs. 10,730-13 :-

Five annas share out of 16 annas proprietary right, zemindari, kamat and kast lands, asli with dakhli, in the zemindar, kamat and kast lands, ast who calmi, in the mauzas specified below, appertaining to mahal Majhowni, tappa Jethour, bearing No. 28 tauzi and jama sadar Rs. 696-14 for the whole taluka, thana Banka and Amarpur, sub-registry office Banka and Collectorate Bhagalpur; value Rs. 2,000.

No encumbrance by the knowledge of the decree-

	Name of village.	Extent of share.	1	Thana.		Sub-registry office.
1.	Mauza Dhourpur Kita Mohanpur Ki-	5 annas Do	-	A marpur Banka		Banka. Do,
3.	shenpur. Khurd Rampur Khas	Do	1	Amarpur		Do.
4,	Kita Lotia and Kita	Do		Banka	***	Do.
5.	Kolath. Kita Hila chuck with-	Do		Do.		Do.
6.	in mauza Kharahra. Manza Kalianpur	Do		Amarpur		Do.
7.	Mauza Malti	Do	1	Do.	***	Do.
8,	Manza Malti Manza Kishenpur Manza Mahadeopur	Do		Do.	***	Do,
9.	Mauza Mahadeopur	Do		Do.	***	Do.
10.	Mauza Haji Mohamad- pur glias Khurd Rampur.	Do		Do.	***	Do.
11.	Mauza Malik Chand-	Do		Do.	***	Do.
12.	pur, Mauza Haji Hamdam- pur, kita Majua.	Do	1	Do.	****	Do.
13.	Mauza Rampur alias	Do		Do.	***	Do.
14.	Mauza Jagdishpur Mauza Mohamda	Do		Do, Do.	***	Do. Do.
	south of Pokhar.			Do.		
16.	Mauza Kita Mohamda Mauza Mahda south	Do		Do.		Do. Do.
18.	of Pokhar. Mauza Haripur alias Badulla Ohuck,	Do. ,,		Do.		Do.
19.	Mauza Luchhmipur alias Kharahra,	"Do,	-	Banka	***	Do.
20.	Mauza Kakaria	Do		Do.		Do.
21.	Mauza Loharia	Do		Do.	***	Do.
22.	Mauza Bishenpur with Chak Baleshar.	Do	4	Amarpur	***	Do.
23.	Mauza; Kharowdha alias chilka Bore share atwali.	Dog	1	Do.	•••	Do.
24.	Mauza Kamra alias Kundi,	Do		Banka	***	Do.
25.	Mita Golahoo	Do	1	Do.		Do.
26.	Kita Masnadpur	Do		Do.		Do.
27.	Mauza Nayadih	Do:	1	Do.	***	Do.
28,	Mauza Kudaipur	Do	1	Amarpur	***	Do.
29.	Mauza Kharowda alias Chilka Bore Nist.	Do,	Τ.	Do.		Do.
30.	Mauza Majhowni	Do		Banka	***	Do.
31,	Mauza Bardona.	Do	ľ	Amarpur	***	Do.
32.	Baneshar Chak	Do	1	Do.		Do.
33.	Mauza Mancok Chand- pur Dakhli Moham-	Do,	1	Do.	***	Do.
34.	madpur Haji,	D.		Banka	150	Do.
35.	Mauza Luchhmipur Mauza Jan Mohamad- pur Dakhii Dona,	Do		marpur		Do.
36.	Mauza Kishenpur Chunia,	Do		Do.	***	Do.
3 7.	Mauza Molna dakhli mauza Kakaria.	Do	1	Banka		Do.
38,	Mauza Kotma	Do,	1	Do.		Do.
39.	Mauza Gajwa dakhli manza Dhowbani.	Do		Do.		Do.
40.	Mauza Haripur alias	Do		Do.	***	Do.
41.	Mohammad Hajipur	Do	1	Do.		Do.

KESORI MOHAN SIEDAR, Sub-Judge. Bhagalpur, the 4th April 1911.

In the Court of the Subordinate Judge, 1st Court, Bhagalpur.

T. M. EXECUTION CASE No. 492 or 1910.

Ajab Lal Chowdhry and others, decree-holders, versus Jamuna Prasad Chowdhry and others, judgment-

debtors.

THE following properties will be sold at an auction sale to be held by the Nazir of the Court of the District Judge, Bhagalpur, in his sale-room on the

15th May 1911 at 12 o'clock noon for realization of Rs. 3,037-7-9:

Eight gundas I cowri I krant pokhta out of 16 annas Eight gundas I cowri I krant pokhta out of 16 annas proprietary rights and interests, zamindari and ghatwali mauza Shahpur, appertaining to taluk Kamatpur, pargana Bhagalpur, station police Amarpur, subdivision and registry Banka, bearing No. 80 tauzi and jama sadar Rs. 1,067-16, with all the rights, jote and kamat lands, nami and benami, value Rs. 1,500.

No incumbrance by the knowledge of the decree-holders.

holders.

Kesori Mohan Sikdar, Subordinate Judge. Bhagalpur, the 4th April 1911. (459-1)

In the Court of Rai Kali Kumar Sarkar Bahadur, Subordinate Judge of Patna, 2nd Court.

EXECUTION CASE No. 272 or 1910.

Balmakund Singh and Dundbahadur Singh, decreeholders, versus Aditnarain Singh, A'jodhya Pershad
and Dular Chand, Babu, minor son of Aditnarain
through Babu Rama Nath Banarjee, Ram Narain
Singh, Bindesri Pershad Singh, Deonandan Pershad
Singh, Gopayser Pershad Singh, Rameshwar Pershad
Singh, Radhayser Pershad Singh, minor sons of
Dwarka Pershad Singh, deceased, through Rameshwar
Koer, Jannu Lal, Bandhu Lal, Ramdulari Saran,
Jamuna Pershad and Bina Pershad, minor sons of
Bandhu Lal, judgment-debtors. Bandhu Lal, judgment-debtors.

The following property of the abovenamed judgment-debtors will be sold by the Nazir of the District Judge's Court in the verandah of the Court of the 2nd Munsif of l'atna at Bankipore in the above execution case on the 15th day of May 1911 at 6 o'clock in the morning for realisation of the judgment debt, the sum of Rs. 9,393-4.7 only:—

Tauzí No.	Name of village with pargana and zilla.	Jama sadar of mahal.	Thana.	Subdivi- sion.	Share to be sold,
14 pre- vious ; 9912 present.	Manza Anandpore Sianan and Mustafapore, asli main dakhti, pargana Biswak, zilla Patna,	Rs. A. 853 12	Silao	Bihar	Four annagout of 16 annas share,

KALI KUMAR SARKAR, Offg. Sub-Judge. Dated the 10th April 1911.

NOTICE.

In the 4th Court of the Munsif, Tamluk. district Midnapore.

TITLE SUIT No. 144 or 1911.

Prasanna Kumar Gharrai and others, plaintiffs, versus Sarada Charan Mandal and others, defendants.

NOTICE is hereby given to all the inhabitants of Mayna, that the defendants in the above suit having, it is alleged, made an obstruction to the plying of boats in the khal situated in the said mauza, the plaintiffs have instituted the suit for removing the said obstruction from the khal apon establishment of title on behalf of themselves and on behalf of the other inhabitants of the said village. Any inhabitant of the village desirous of being joined as plaintiff in the suit may appear by himself or by his authorised agents on or before the 24th April 1911.

GOPAL CHANDRA BASU, Munsif, 4th Court, Tamluk. Tamluk, the 8th March 1911.

NOTICE.

(Under Rule 8, Order No. 1 of Act V of 1908.) In the Court of the 4th Munsif, Tamluk. District Midnapore.

TITLE SUIT No. 199 or 1911.

Uma Charan Hait alias Umes Chandra Hait, plaintiff, versus Ram Chand Dutta and others, defendants.

NOTICE is hereby given to the general public and to the inhabitants of mauza Hijalberia and Mirjapore, pargana and thana Tamluk, district Midnapore, that the above suit has been instituted by the plaintiff

for possession on declaration of title of it decottahs of for possession on declaration of title of it; cottahs of land situated in the said manza Hijalberia comprising ditch, etc., and for a perpetual injunction restraining the exercise of any right of drawing water from and fishing in the disputed land against the defendants and the public; any person willing and ready to contest the plaintiff's claim, may appear in this Court on the 27th April 1911, and apply to be made a party thereto.

GOPAL CHANDRA BASU.

Munsif, 4th Court, Tamluk. Tamlek, the 10th April 1911.

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

SUMMARY CASE No 60 of 1910. Re Sheo Churn Sing, ex-parte the debtor.

NOTICE is hereby given that the abovenamed debtor having applied for his discharge, the Court has fixed the 2nd day of May 1911 at eleven o'clock in the forenoon at the Court house for hearing the application.

Dated the 5th day of April 1911.

C. E. GREY, Official Assignee of Calcutta (465 - 1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER. No. 52 of 1911.

Re Satis Chandra Ganguly, residing at No. 45, Madan Bural's Lane, in the town of Calcutta, carrying on business at No. 41, Strand Road, as hardware merchant and order-supplier under the name and style of S. C. Ganguly & Co., ex-parte the debtor.

On the 27th day of March 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenemed as an insolvent.

abovenamed as an insolvent.

Nore .- All debts due to the estate should be paid to me. Dated this 5th day of April 1911.

C. E. GREY, Official Assignee of Coloutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER No. 78 of 1911.

Re Hazarimuli Todi, formerly carrying on business in piece-goods at Gauripore in Assam under the name, style and firm of Tarachand Hazarimuli, and at present residing at No. 1-6. Raja Woodmunt's Street, in the town of Calcutta, ex-parte the debtor.

On the 22nd day of March 1911, an order was made by the High Couyt of Judicature at Fort William in Bengal in its Insolvency Juvisdation adding the

in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE. - All debts due to the estate should be paid to me

Dated this 7th day of April 1911.

C. E. GREY, Official Assignee of Calcutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER No. 75 of 1911.

Re Manmotho Nath Dey, Butto Kristo Dutt, Sreemutty Premmoyee Dasi, Sreemutty Hemanginy Dasi and Sreemutty Kusum Moni Dasi, residing at No. 133-3, Manioktella Street, in the town of Calcutta, and lately carrying on business under the name, style and firm of Banamalli Nawn & Co. as millers of flour at No. 2, Bethune Row, in Calcutta, aforesaid, ex-parte

ON the 23rd day of March 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdication adjudging the abovenamed as insolvents.

Nore .- All debts due to the estate should be paid to me.

Dated this 5th day of April 1911.

O. E. GREY, Official Assignee of Calcutta. (463 - 1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER

No. 80 of 1911.

Re Ganpat Ahir and Maheshia Ahirini alias Mohiny Dassi, residing at No. 8, Pathuriaghatta Street, in the town of Calcutta, and carrying on business as carr-owners and milkmen at the same place, ex-parte the

ON the 28th day of March 1911, an order was made by the High Court of Judicature of Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

NOTE .- All debts due to the estate should be paid to me. Dated this 5th day of April 1911.

C. E. Grey, Official Assignee of Calcutta.
(464-1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER No. 82 of 1911.

Re Herbert Vernon Gill, residing at No. 140, Corporation Street, in the town of Calcutta, an assistant in the firm of Messieurs G. D. Banerjee & Co., at No. 25, Chowringhee Road, in Calcutta, aforesaid er parte the debtor.

ON the 29th day of March 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE .- All debts due to the estate should be paid to me. Dated this 7th day of April 1911.

. C. E. GREY, Official Assignee of Calcutta.

NOTICE.

In the Court of the District Judge of Bankura.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, that the insolvency petition of Hongseswar Das and Keshav Chandra Das, sons of Khetra Mohan Das, of Patrasaer. thana Sonamukhi, district Bankura, has been admitted by this Court as No. 4 of 1911 and that 29th April 1911 has been fixed for the hearing thereof.

R. L. DUTT, District Judge.

Bankura, the 27th March 1911. (432 - 1 - 385)

In the Court of the District Judge of Birbhum.

INSOLVENCY CASE No. 1 of 1911.

OTICE is hereby given under section 12, clause 2, of the Provincial Insolvency Act, III of 1907, to his creditors that the insolvency petition of Shaikh Neyajuddi, son of late Ajimaddi, of Dangalpara, chowki Dubrajpur, district Erbhum, has been admitted by this Court and that the 24th day of April 1911 has been fixed for the heaving thereof for the hearing thereof.

R. N. Datta, District Judge. Birbhum, the 27th March 1911. (426-1-379)

In the Court of the District Judge of Burdwan.

Notice under clause 7 of section 16 of the Provincial Insolvency Act III of 1907. INSOLVENCY CASE No. 22 of 1910.

HARIPADA DAS, son of late Dena Nath Das, by caste Gandha Bannik, by profession service, of Bilwagram, police-station Mangalkore, district Burdwan, has, by an order of this Court dated the 1st April 1911, been adjudged to be insolvent, and the Nazir of this Court has been appointed Receiver of the insolvent's

R. N. DUTT, District Judge.

Burdwan Judge's Office, the 5th April 1911.

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 60 of 1910.

NOTICE is hereby given that Pratap Chandra Dhara, of Potba, thana Pandua district Hooghly, was, on the 24th March 1911, adjudged an insolvent, and the Nazir of this Court has been appointed Receiver of his property. The 20th April 1911 has been fixed for framing a schedule. Claimants should prove their claims on that day.

T. S. MACPHERSON, District Judge. Chinsura, the 3rd April 1911. (470-1-382)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act. III of 1007, to his creditors, that the insolvency petition of Sabkatulla Mollah, son of Abdul Mollah, of Sankrail, than a Domjur, district Hooghly, has been admitted by this Court as No 31 of 1911, and that the 3rd May 1911 has been fixed for the hearing thereof.

T. S. MACPHERSON, District Judge.

Chinsura, the 3rd April 1911.

(471 - 1 - 383)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907]

DISTRICT MIDNAPORE.

In the Court of the District Judge of Midnapore.

INSOLVENCY PETITION No. 15 of 1910.

PURSUANT to a petition dated 30th November 1910, against Gopal Chandra Pramanick, son of late Brejamohan Pramanick, of Gowra, pargana Chetua, the debtor, and on the application of the said debtor and on reading the petition of the debtor himself and hearing the pleader for the debtor himself, it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 3rd day of April 1911.

J. Cornes, District Judge, Midnapore. (454-1-

In the Court of the District Judge of Purnea.

o. 4 or 1911, ACT III or 1907. INSOLVEN Y CASE

In the matter of the application of Badri Potedar and Jhaksoo Potedar, of Majhua, pargana Katihar, thana Sadar, district Purnea, applicants

NOTICE is hereby given to all concerned that the abovenamed applicants have applied to this Court to be deciared insolvents, and that their case has been fixed for the 6th May 1911 for hearing.

S. S. SKINNEE, District Judge.

Purnea Judge's Office, the 6th April 1911.

(473 - 1 - 386)

A JIT GHOSE, M.A., B.L., intends to be enrolled as a Vakil of the High Court, Calcutta.

(365 - 4 - 335)

I DRA NARAYAN MUKHOPADHYAY, B.L., intends to be enrolled as a Vakil of the High Court. 374) (418 - 4)

SACHINDRA CHANDRA GUHA intends to be enrolled as a Vakil of the Calcutta right Court. (366 - 4 - 337)

SARAT CHANDRA BOSE, MA., BL., is be enrolled as a Vakil of the High Court. (386 - 4 - 342)

SUDHIR CHANDRA ROY, M.A., B.L., intends to be envolled as a Vakil of the High Court, Calcutta. (377 - 4 - 341)

SYAM LAL BASU, B.L., intends to be enrolled as a Vakil of the Calcutta High Court.

(375-4-339)

Wanted

Wanted

A TREASURER for the Ranchi District Treasury with effect from 4th July 1911, on a fixed salary of Rs. 80 (rupees eighty) per mensem. Candidates for the post must have a sufficient experience in dealing with cash and accounts and must know both English and Hindi (Kaithi) fairly well The selected candidate will have to deposit Rs. 0,000 (rupees ten thousand) as security in cash or Promissory notes. Applications with copies of testimonials will be received by the undersigned up to 31st May 1911.

W. B. Thouseov, Deputy Commissioner Reaching

W B. Thomson, Deputy Commissioner, Ranchi. Ranchi, the 7 h April 1911.

Wanted

AT ONCE for the office of the Magistrate-Collector of Gaya a thoroughly competent and experienced officer for the post of Nazir on Rs 100. Applicants must have had experience in general Collectorate work. The successful candidate will have to furnish a cash security of Rs. 500

Applications will be received by the undersigned up to the 18th April 1911.

J. T. WHITTY, Magistrate-Collector, Gaya.

Gaya Collectorate, the 4th April 1911.

WANTED a Correspondence Clerk on Rs. 60 per month for the office of Magistrate-Collector, Champaran. None need apply who has not passed the Entrance Examination and has not sufficient knowledge of drafting letters, reports, preparing returns and putting up notes.

putting up notes.

Applicants should state their age, length of service and past experience of an English office.

Applications will be received up to the 15th April

S. AHMAD NAWAB. for Magistrate-Collector. Motihari, the 28th March 1911.

WANTED a Head Maulvi for the Mianji Training WANTED a Head Maulvi for the Mianji Training School at Supaul on a salary of Rs. 30. The Head Maulvi must be a man who has passed the Senior tengal Madrassa Examination and has a working knowledge of English. The selected candidate will have to undergo a course of six months' training in the Patna Training School and will receive a subsistence allowance of Rs. 22-8 per month during the course of his training. his training.

Applications will be received by the Special Inspecting Officer for Muhammadan Education, Bhagalpur Division, up to the 15th May 1941.

Wanted *

A N Accountant for the Hazarıbagh District Board's Office on a salary of 1 s. 80-2-100.

None need apply who is not qualified under Rengal overnment Notification No. 3334L.S.-G., dated 20th Government

December 1901, and has got no experience in District
Board office work.
Selected candidate shall have to join at once.
Applications will be received up to 15th April 1911 by the undersigned.

> DIGENDRA NATH MUKERJI, Vice-Chairman, District Board.

Hazaribagh, the 27th March 1911.

(428 - 2)

Notice.

WANTED a Head Clerk and Accountant for the Noakhali District Board's Office on a salary of

Rs. 75 per mensem.

None need apply who has not passed the Accountant-ship Examination prescribed in the Public Works Department Code, volume 1, paragraph 242, and Appendix 2, eighth edition, and has got no experience in office works.

Applications will be received up to the 20th current.

J. N. GUPTA,

Chairman, District Board, Noakhali.

Noakhali, the 3rd April 1911.

(469-2)

WANTED a Head Clerk and Accountant for the office of the District Engineer, Hooghly, on Rs. 60 rising to Rs. 75 by biennial increment of Rs. 3 plus Rs. 20 for P. W. allowance.

None need apply who has not passed the 4th grade Accountantship Examination of the Public Works Department.

Security required Rs. 300 Applications will be received up to the 20th April

KHIRODE KRISHNA BISWAS,

Vice-Chairman, District Board, Hooghly. (466-2)

WANTED a Draftsman and Estimator on a salary of Rs. 40—50 by an annual increment of Rs. 2 for the District Engineer's Office at Alipore. Preference will be given to those who have passed through the Sibpur College and working as Estimator and Draftsman. Applications will be received by the undersigned up to 24th April 1911.

BINOY KRISHNA BOSE, District Engineer, 24-Psrganas. Alipore, the 5th April 1911.

Notice.

WANTED an Accountant on Rs 40 per month for one year for the Batwara Office at Monghyr. Preference will be given to a candidate having experience in Batwara accounts. Applications with copies of testimonials will be received by the undersigned up to the 16th of April 1911. The candidate selected will have to furnish personal security of Es 250.

AMARENDRA NATH DAS.
Partition Officer.
Partition Office, Monghyr, the 30th March 1911.

NOTICE

Under section 20 of Act I (B.C.) of 1887.

To all Owners, Managers and Agents of lands lying in Blocks 1 to 43, South Division, corresponding to Wards 10 to 17 of the Town of Calcutta.

WHEREAS a survey has been made and boundaries demarcated of all Municipal holdings situated in the above area you are hereby informed that the maps are open to inspection, you are therefore requested to prefer any objection in writing, should you have any, within two months of date of this notification, after which the boundaries will be finally confirmed.

The maps can be inspected at any time at the Survey Office at No. 5, Alipore Road, between the hours of 10 A.M. and 4 P.M., except on Saturdays, when the maps can be inspected from 10 A.M. to 1 P.M.

ean be inspected from 10 a.m. to 1 P.M.

R. B. SMART, Assistant Superintendent of Survey.

Dated Calcutta, the 9th April 1911.

Notice

Is hereby given that the undermentioned mauzas appertaining to the Gentha Encumbered Estate in the district of Palamau will be offered for sale by the Deputy Commissioner of that district at his office at Daltonganj on the 15th May 19:1:—

Name of village.	Tauzi No.	District and thana.	Annual jama.	Nature of right.
Domaria	Lat Chandai-	Palamau, Garhwa,	Rs. A. 1,850 0	16 annas milkiat,
Kasia	Ditto	Palamau, Daltonganj,	232 13	Ditto.

The Government revenue and cesses are paid jointly with the other villages of the lot.

Further particulars are available in my office. Intending purchasers should send in written offers previous to the sale to the Deputy Commissioner.

J. N. SABKAR,

Manager, Encumbered Estates,

Circle B, Palamau.

(220—10) Daltonganj, the 1st April 1911.

Municipal Notice.

HE Vice-Chairman, Darjeeling Municipality, hereby notifies for the information of the applicants for the post of the 2nd Construction Overseer under this A unicipality that the post has been filled.

Road Cess Notification.

T is hereby notified for general information that, under section 46 of the Bengal Local Self-Government Act, III (B.C.) of 1885, the District Board of Shahabad have, at a special meeting held on the 4th March 1911, determined that the road-cess for the year 1911-12 shall be levied at the maximum rate of six pies in the suppose of the in the rupee on the annual value and annual net profits

as desired in section 6 of Act IX of 1880.

SYED IZHAR HOSSAIN.

Vice-Chairman, District Board, Shahabad. Arrah, the 30th March 1911. (434 - 2)

BURDWAN MUNICIPALITY.

Surface Drainage Scheme.

Contract No. 1.

THE Municipal Commissioners of Burdwan invite tenders for the construction of about 7,500 lineal feet of main outfall channel, together with 82,000 lineal feet of surface water drains, culverts, outfalls, etc.

Plans may be seen and copies of the specification, bill of quantities and form of tender obtained at the Municipal Office, Burdwan, or at the office of the Sanitary Engineer, Bengal, 1 and 2, Old Court House Corner, Calcutta, on deposit of Rs. 50 in Government Currency notes, which will be refunded on receipt of a bond fide tender.

Tenders, which must be in the fermions.

Tenders, which must be in the forms provided with bill of quantities and schedules fully priced out, must be sent in in a scaled cover addressed to the undersigned, and must be received not later than 4 P.M. on Wednesday, the 10th May 1911.

The Municipal Commissioners do not bind themselves

to accept the lowest or any tender.

Parties tendering must do so at their own cost.

DEVENDRANATH SARKAR,
Chairman, Burdwan Municipality.
911. (451-3) The 1st April 1911.

In the matter of the Companies Acts and of the New Sonapet Company, Limited.

AT an Extraordinary General Meeting of the abovenamed Company duly convened and held at No. 3, Chowringhee, Calcutta, on the 24th day of March 1911, the following Extraordinary Resolution was duly passed:—

passed:—

"That it has been proved to the satisfaction of this meeting that the Company cannot profitably continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily, and that the firm of Messrs. Lovelock and Lewes be and they are hereby appointed liquidators for the purposes of such winding up."

Victor Murray, Chairman.

Dated Calcutta, the 25th day of March 1911. (483 - 1 - 387)

Uncovenanted Service Family Pension Fund.

RESULT of votes on the question submitted in Circular No 2, dated 20th December 1910:-

SUBJECT.	Yes	No.
Whether the last sentence of Rule 54 as quoted below should be expunged and action taken in accordance with paragraph 3 of the Actuary's letter, dated the 11th November 1910— "Any surplus found to be in excess of this limit each year will be added to the surplus available for distribution in the following yer."	610	53

RIVERS HOWE, Secretary. U. S. F. P. Fund, Calcutta, the 28th March 1911 (478 - 1) Lost

THE Government Promissory Note No 038598 of the 3 per cent. loan of 1896-97 for Rs 10,500 originally standing in the name of Bhuban Mohini Dasya, certificate holder estate lisur Chandra Shaha, empowered under Act VII of 189 to negotiate the proprietor by whom it was never endorsed to any other person, having been lost, notice is hereby given that rayment of the above Note and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, Calcutta, and that application is about to be made for the issue of Duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned security.

Name of the Adventiser - Bhuban Mohini Dasi

Name of the Advertiser - Bhuban Mohini Dasi Residence-Sorkari Aroth, Tallygunge. (414 -3-376)

Lost

A RECEIPT numbered 1102. dated 23rd January 1911, and granted by the Public Debt Office, Bank of Bengal, on submission of the undermentioned Government Promissory Note. Notice of loss has been given to the Public Debt Office, ank of Bengal, and the undersigned is about to apply for surrender of the security :-

Holder's name. G. P. Note No. Loan. Amount.

Rs. 100 Narendra Nath Law. 1900-01

Name of Proprietor-Narendra Nath Law.

Residence-No. 5, Ram Pal's Lane, Baniatola (461 - 1 - 381)

NOTICE TO CREDITORS.

In the goods of William John Jones, deceased.

DURSUANT to sections 320 of Act X of 1865 and 42 of Act XXVIII of 1866, all persons having claims against the estate of the abovenamed deceased, who died on the 50th day of January 1911 at Dehra Dun, U. P., and to whose estate Letters of Administration with copy of the Will annexed were, on the 23rd day of March 1911, granted by the High Court of Judicature at Fort William in Bengal to Frederick Henry Eggar, are hereby required to send full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them to me, the undersigned, as Solicitor to the said Frederick Henry Eggar on or before the 25th day of April 1810, after which date no claims will be admitted and the assets of the estate will be distributed. will be distributed.

Dated this 25th day of March 1911.

A. VEBE NICOLL, Royal Insurance Buildings, Dalhousie Equare, Calcutta, Solicitor to the said Frederick Henry Eggar. (415-3-364)

NOTICE TO CREDITORS.

In the Goods of Louis Edward Daggett Rose, deceased.

Rose, deceased.

PURSUANT to sections 320 of Act X of 1865 and 42 of Act XXVIII of 1866, all persons having claims against the estate of the abovenamed deceased who died at "Bonaventure" 9, Rainey Park, Ballygunge, Calcutta, on the 5th day of March 1911 and Probate of whose Will and of two Codicils thereto was, on the 29th day of March 1911, granted by the High Court of Judicature at Fort William in Bengal to Charles Wilfred Thompson and Charles Henry Kesteven, two of the Executors in the said Will named, are hereby required to send full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them to me, the undersigned, as Solicitor to the said Charles Wilfred Thompson and Charles Henry Kesteven on or before the 3rd day of May 1911, after which date no claims will be admitted and the assets of the estate will be distributed.

Dated this 3rd day of April 1911.

Dated this 3rd day of April 1911.

A. VERE NICOLL,

Royal Insurance Buildings, Dalhousie Square, Calcutta, Solicitor to the said Charles Wilfred Thompson and Charles Henry Kesteven.
(45C-3-378)

POST OFFICE.

DESPATCH OF SKA-BORNE MALLS.

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Australasian Colonies				***	***	18th April	6-30	
 Straits Settlements, 	China	und	Japan	***	***	13th ,.	8-30	
Straits Settlements	***	***	***	***	***	Saturday		**
South Africa		***		***		12th April	6-30	

^{*} On other cays correspondence for China, Japan and Australasian Colonies is despatched to Tuticorin, so that it may proceed by the first steamer from Colombo.

C. H. STUART,

Presidency Postmaster.

Dated Oaloutta, the 10th April 1911.

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SULPHATE OF CINCHONIDINE

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For quantities of not less than 6 lbs. in one delivery 8 8 per lb. For any less quantity than 6 lbs. in one delivery 11 8 per lb.

Sulphate of Cinchonidine.

For quantities of not less than 6 lbs. in one delivery 8 per lb. For any less quantity than 6 lbs. in one delivery 11 per lb. Quinine is sold in 1 ez., $\frac{1}{4}$ lb., $\frac{1}{2}$ lb., 1 lb. and 4 lb. tins. Cinchonidine is sold in $\frac{1}{4}$ lb., $\frac{1}{2}$ lb. and 1 lb tins.

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	De

Control of the last of the las	delivery.	6 lbs. in one a
16-oz. tins 8-, , ,	Ra. A 5 0 2 8 1 4	Rs. A. 6 0 3 0 1 8

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DEPARTMENT OF REVENUE AND AGRICULTURE.

- A Note on the Preservation of Bamboos from the attacks of the Bamboo Beetle or "Shortborer." Forest Pamphlet No. 15 (Forest Zoology Series), by E. P. Stepbing-7a. or 8a, (2a.)
- Incendies En Forst (Forst Fires), by A. Jacquot. Translated by C. E. C. Fischer. Royal Svo. Cloth. As. 14 or 1s. 3d. (5a.)
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- The Indian Forest Memoirs, Vol. I, Forest Zoology Series, Part III—A note on the Lac Insect (Tachardia Lacca): its Life History, Propagation and Collection, by E. P. stebbing, Esq. Paper cover. Super Royal 4to. Re. 1 or 1s. 6d. (3a.)
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Classified List of the State Railway Establishment and Distribution Return of Establishment of Railways corrected up to 31st December 1910. Royal Svo. Paper cover. Re. T

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Section IX—Railways, 5th Edition. Revised by F. G. Royal Dawson, 1908. Es. 4-4, Section V—Manual of Estimating, 7th Edition, 1908. (Reprint.) Rs. 3-12.

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Examination question papers of the Thomason College Civil Engineer Class and Upper Subordinate Class Entrance Examination and the 4th grade P. W. Accounts Examination from 1905-1909, published by the Newul Kishore Press, Lucknow. Re. 1-4.

List of new books and periodicals for sale at the Library of the Asiatic Society of Bengul, 57, Park Street, Calcutta,

SOCIETY'S PUBLICATIONS.

Journal and Proceedings, Vol. 5. Nos. 2 to 11, at Rs. 2 each,

Memoirs, Vol. 2. No. 10, Cerrhipedes Opercules de l'Indian Museum de Calcutta. Par Mr. M. A. Gruval, at Re. 2. No. 11, Correlations of Areas of Matured Crops and the Rainfall. By Mr. S. M. Jacob, L.C.S., at Rs. 2-8.

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List of Publications issued by the Meteorological Department from 1st October 1910 to 31st March 1911.

Monthly Weather Review for July to November 1910. (Illustrated by 7 plates.) Quarto. Paper cover, Re. 1 per month.

Annual Summary of Monthly Weather Review, 1909. (Illustrated by 6 plates.) Quarto. Paper cover.

[Bup Re. 3.

List of Publications issued by the Meteorological Department during the current Quarter.

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Monthly Weather Review for December 1910. (Illustrated by 7 plates.) Quarto. Paper, cover. Re. 1.



The Calcutta Gazette.

WEDNESDAY, APRIL 19, 1911.

PART II

Advertisements.

-Acvertisements, Notices, &c., intended for insertion in this Part of the "Gazette" cannot be received after Noon on Monday.

LAND SALE NOTICES.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates, situate in the district of Hooghly, will be put up to sale at the Hooghly Collectorate on the 2nd May 1911, corresponding to 19th of Baishak 1318 B.S.

The purchasers will be subject to the following conditions of sale:—

Conditions of Sale.

Ist.—The estate to be sold to the highest bidder above the upset price which will be fixed by the Collector at the time of sale. The purchaser of the estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

List of Detay Comment Estate is the state of the case of original sale.

List of Petty Government Estates of the district of Hooghly to be sold on the 2nd May 1911.

Tauzi No.	Name of estate, thana or pargana.	Approximate area in acres.	Government revenue.	Remarks.
100	Arambagh Subdivision.		Rs. A.	1 3/18
4589	Gouranga alias Mandaran, police-station Khanakul	3 3 3	28 5	
4675	Beurgram, police-station Arambagh	4 1 4	22 10	
4783	Pantahori, police-station Khanakul	0 2 3	5 0	
4840	Ditto ditto	3 0 5	36 11	
4150	Gholepura, police-station Khanakul	0 3 40	1 2	
4232	Satheriah, police-station Goghat	0 0 32	1 8	

Hooghly Collectorate, the 8th March 1911.

KUMUD NATH MURHABJI, for Collector.

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Chowrashi branch, Saltore Siding of Bengal-Nagpur Railway, in the district of Manbhum, will be put up to sale at 12 o'clock on Tuesday, the 16th May 1911, at Inanpur Dâk Bungalow:—

The purchasers of the several plots of land will be subject to the following conditions:—

he purchasers of the several plots of land will be subject to the following conditions:—

1st.—The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the Railway boundary, or to plough the land nearer than three feet from the same.

2nd.—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.

3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the fitteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

4th.—The plots of land will be sold revenue-free to the highest bidders.

5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Board confirming the sale.

S pur Consentite lot number.	Name of district.	Pargana and mauza.	Number of mile on which land is situate.	Situated on which	A)	REA	CRES.		CCLUDED LE PROM LOT.	Commence- ment and termination	Boundary of lot.
				side of the railway.	В, 1	к. с.	Acres.	Reasons for exclusion.	A, R. P.	of lot.	
	Manbhum	Pargana Chow- rashi, mauza Saltore.		North-east	13	1 6	4*82			Plot No. 1 commences from 9,000 chanage and terminates at 9,800 chainage. Plot Nos. 2 and 3 commence at chanage 9,600 and terminates at chanage 10,700.	PLOT No. 1. North, East and South—By the paddy land and waste land of village Sattore. West—By the Bengal-Nagpur Railway land. PLOT No. 2. North and West—By the Bengal-Nagpur Railway land. South and East—By the paddy and waste land of village Saltore. PLOT No. 3. North—By the waste and paddy land of village Saltore. East, South and West—By the Bengal-Nagpur Railway land.

Purulia, the 29th March 1911.

C. H. CROSSE, Land Acquisition Deputy Collector.

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL

for the week ending 10th April 1911.

LIABILITIES.	1 0	ASSETS
Capital paid up	1,75,00,000 0 0 Other aut	ent Securities 3,04,41 695 0 66,20,247 0
Office Rs. 94,47,515 7 Ditto ditto at Branches , 1,22,01,245 5 Other Deposits at Head Office and Branc Bank Post Bills, &c	10 8 2,16,48,761 13 6 Securiti Accounts 15,85,42,511 11 2 Bills disco- 6,60,840 1 7 Balgnoes	
Sundries ,	18,13,724 3 2 Bullion Dead Store Stamps Sundries	ok 21,76,292 8 13,862 15 2,15,069 13
	at Head	Urrency Notes 15,89,72,971 8 d Office* Rs. 2,86,67,798 15 8 durrency Notes nehest 9, 3;25,25,067 5 8
Repees	22,01,65,887 18 5	Rupees 22,01,6f,837 13
T. S. America	* Includes Sovs. & 1 Sove., value Rs. † Do. do. do	0.64.805 0 0
		4,87,935 0 0

kate for Demand Loans, 7 per cent.

By order of the Directors.

BANK OF BENGAL, Calcutta, the 10th April 1911. Percentage 38-49. C. M. BASTIN, Chief Accountant.

N. H. Y. WARREN, Offg. Secretary and Treasurer. (492-1)

District Charitable Society.

Cash Accounts for the month of January 1911.

Budget for 1911.	RECEIPTS.	January 1911.	Total.	Total from 1st to 31st January 1911,	Budget for 1911.	EXPENDITURE.	January 1911.	Total.	Total receipts from 1st to 31st January 1911.
Rs. 14,400 3,000	GRANT-IN-AID— Government of India ,, Bengal	Rs. A. P. 1,200 0 0 250 0 0	Rs. A. P.	Rs. A. P. 1,200 0 0 250 0 0	Rs. 12,366 27,600 10,410	Poor Relies— Through District Committee. Through Indian Committee. Through Central	Rq. A. P. 1,128 0 0 2,506 2 0 818 8 0	Rs. A. P.	Rs. A. P. 1,128 0 0 2,506 2 0 818 8 0
	PUBLIC SUBSCRIFT TIONS—Recurring	*754 0 0	1,20	754 0 0	900 2,400	Office (Pensions). Through Central Office (School fees). Through Central Office (Private orders). Through Commis-	50 0 0 127 14 3 51 13 9		50 0 0 127 14 3 51 13 9
6,000 8,100 500 200	New *	†150 0 0		150 0 0	500	X'mas Dinner	447 6 0	5,129 12 0	447 6 0
			904 0 0	904 0 0	3,804 15,000 1,800 1,000	ALMS HOUSE— Establishment and Enquiry Officer. Dieting Contingencies Clothing and Bed-	317 0 0 1,412 11 0 176 13 0		317 0 0 1,412 11 0 176 13 0
280 31,000 18,000	BANK INTEREST— General Reserve Fund Trust Funds "A" " "B"	1,826 8 0 2,444 12 0	4,271 4 0	1,826 8 0 2,441 12 0 4,271 4 0	6,300 7,500	ding. Bepairs Bakery Workshed	773 7 6 155 9 6	2,835 9 0	773 7 6 153 9 6 2,835 9 9
	Relief Repunds—				7,000	CENTEAL OFFICE— Establishment Commission on Collections. Auditing	443 8 0 34 2 6		443 8 0 34 2 6
2,400	Special ALMS HOUSE— Bakery	640 12 0	191 2 0	191 2 0 191 2 0 640 12 0	540 550 600	Rent Contingencies Printing and Advertising-	45 0 0 101 6 0 62 1 6	686 2 0	45 0 0 101 6 0 62 1 6
7,600 9,500	Workshed	25 9 0	1,454 11 3	813 15 3 1,454 11 3	90	SUNDRY CHARGES-			19 4 8
_	DESOUZA HOME— From Official Trustee	704 12 9	25 9 0 704 12 9	25 9 0 704 12 9	*****	Bank Charges Interest on over- drafts, Deposits	12 4 8 2 3 0 25 9 0	40 0 8	25 9 0 40 0 8
						DESOUZA HOME- Payments as per	612 12 9		
		•				account.		612 12 9	612 12 9
1,00,880	Total		9,001 7 0	9,001 7 0	1,00,660	Total		9,804 4 5	9,304 4 5

^{*} Rs. 24 rom Indian public. † 2s.

MEMO.

	Rs. A.P.	Re. A. P.		Rs. A. P.	RS. A. P.
Opening balance on 1st January 1911		1,547 1 9	Total payment from 1st to 31st January 1911.	9,304 4 5	
Total Receipt from 1st to 81st January		9,001 7 0	Cash in hand on 31st January 1911	439 7 7	
			Balance credit in Bank	804 12 9	10,548 8 9
Total		10,548 8 9	Total		10,548 8 9

CALOUTTA,

The 15th February 1911.

MOHAN LAL,

PERCY W. WOOLLEY,

Cashier, D. C. S.

Secretary.

from Indian public.

District Charitable Society.

Cash Accounts for the month of February 1911.

Budget or 1911.	RECEIPTS.	February 1911.	Total.	Total from 1st January to 28th Feb- ruary 1911.	Budget for 1911.	Expenditure.	February 1911,	Total.	Total from 1st January to 28th Feb- ruary 1911,
Rs.		Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs.		Rs. A. P.	Rs. A. P.	Rs. A. P.
43.44	GRANT-IN-AID-	All the last		20010 2000	12,366	POOR RELIEF- Through District	1,014 0 0	-111177	2,142 0 (
3,000	Government of India ,, Bengal	1,200 0 0 250 0 0	-	2,400 0 0 500 0 0	27,600	Committee, Through Indian	2,248 2 0	THE PART OF	4,784 4 1
			1,450 0 0	2,900 0 0	10,410	Committee. Through Central	783 8 0		1,602 0
	Wildliam - Tol				900	Office (Pensions). Through Central	76 0 0		126 0
#=1	PUBLIC SUBSCRIP-				2,400	Office (School fees). Through Central	134 0 0		261 14
6,000	Recurring	*982 0 0		*1,736 0 0		Office (Private orders).		1 11 11 11	
8,000	New	+312 0 0		1462 0 0	1,800	Through Commis- sion-r of Police,	125 8 9		177 6
200	X'mas Dinner Donations to Indian	251 0 0		251 0 0	500	X'mas Dinner	*****	4,381 2 9	447 6
	Committee,		1,545 0 0		2000	ALMS HOUSE-			9,510 14
				2,449 0 0	3,804	Establishment and Enquiry Officer.	367 0 0	-1-0	€84 0
280	BANK INTEREST— General Reserve Fund	75 0 0		215 0 0	15,000	Dieting Contingencies	597 6 3 176 6 0		2,008 1 353 8
31,000 18,000	Trust Funds "A"	5,461 6 2 1,471 7 7		8,638 14 2 2,425 3 7	1,000	Clothing and Bed- ding.		1000	
			7,007 13 9	11,279 1 9	6,300	Repairs Bakery	926 3 0		1,699 10
	Daniel Daniel				7,500	Workshed	1,042 12 0	3,109 11 3	1,198 5
2,400	RELIEF FUND— Special Retief	122 2 9		313 4 9	erond.	CENTRAL OFFICE-		-0.40/8	5,943 4
			122 2 9		7,000	Establishment Commission on	506 13 0 4 5 0	Lucia	950 5 38 7
7,600	ALMS HOUSE— Bakery	520 12 0		1,159 8 0	500	Collections.			
9,500	Workshed	680 9 0	1,201 5 0	1,494 8 3	540 550	Rent Contingencies	60 0 0 6 14 9		105 0
	A			2,654 0 3	60)	Printing and Adver- tising.	72 8 0	650 8 9	134 9
	DEPOSIT	******	11,826 5 6	19,595 6 9 25 9 0		SUNDRY CHARGES-		S-HOLDA	1,336 10
	DESOUZA HOME-	MAN O A	Name of the last		90	Bank Charges Interest on over-	11 4 11		23 9 2 2 3 (
9	From Official Trustee	577 8 6	577 8 6	1,282 5 8		drafts.	-	11 4 11	25 12 1
3 .	1000							8,152 11 8	
				1 1 1		DEPOSIT			25 9 (
	41					December House		1912	
6 - 7						Payments as per	577 8 6	LU-US	e seril sin
n	Berney et a soul		-) 19		Account.		577 8 6	1,190 5 3
,00,880	Total		11,903 14 0	20,903 5 0	1,00,660	Total	*****	8,730 4 2	18,032 8 3

^{*} Rs. 34 or Rs. 56 from Indian Public.

MEMO.

	Rs. A. P.	Rs. A. P.		Rs. A. P.	Rs. A. P.
Opening balance on 1st January 1911	******	1,547 1 9	Total Receipt from 1st January to 28th February 1911 &	18,032 8 7	
Total receipt from 1st January to 28th Pebruary 1911		20,908 5 0	Cash in hand	616 1 9	
			Balance credit in Bank	3,441 12 5	
	Fan Min		One cheque sent to Bank but credited in March	360 0 0	
		THE RESERVE OF THE PARTY OF THE		-	22,450 6 9

CALCUTTA,

The 13th March 1911.

MOHAN LAL,

Cashier, D.C.S.

PERCY W. WOOLLEY,

Secretary.

[†] Rs. 10 from Indian public.

Notification.

Notification.

To be peremptorily sold pursuant to two decrees of the Calcutta High Court, Original Jurisdiction, made in suit No. 345 of 1909, wherein Bhojogobindo Shaha is the plaintiff and Upendro Lal Das is the defendant, dated, respectively, the sixth day of September one thousand nine hundred and ten and the sixteenth day of July one thousand nine hundred and nine, by the Registrar of the said Court in its Original Jurisdiction in his sale-room in the Court-house on Saturday, the sixth day of May one thousand nine hundred and eleven, at the hour of 12 o'clock noon, the following property belonging to the defendant, viz.:

Lot 1.—No. 24-7, Raja Rajbullav's Street, in the town of Calcutta, a piece of rent-free land with partly one-storied and partly two-storied brick-built dwelling-house, measuring 2 cottahs 6 chitaks, and bounded as follows, that is to say, on the north by premises No 27-6,

follows, that is to say, on the north by premises No 27.6, Raja Rajbullav's Street, on the south by a private passage, on the east by Raja Rajbullav's Street, and on the west by premises No. 27-8, Raja Rajbullav's

The abstract of title and conditions of sale may be seen at the office of the said Registrar and at No 4, Hastings Street, the office of Babu Mohini Mohun Chatterji, Attorney for the plaintiff, on any day before the sale and will be produced at the sale.

J. H. HECHLE, Registrar

M. M. Chatterji, Plaintiff's Attorney.

Calcutta High Court, Ordinary Original Civil Juris-diction, the 29th day of March 1911. (480-1-388)

In the 1st Court of the Munsif of Bangaon, District Jessore.

PRESENT:

Babu Gazanan Banerji, Officiating Munsif, 1st Court, Bengaon.

MONEY EXECUTION CASE No. 132 of 1911.

Thaka Mani Debi, decree-holder, versus (1) Atoo Chandra Chowdhuri, (2) Kusum Kumari Debi, (3) Nogendra Bala Debi.

Nogendra Bala Debi.

THE right, title and interest of the judgment-debtors in 1½ annas share of the patni of the undermentioned mauzas within the jurisdiction of the Bangaon Munsifi under Maharaja Khannish Chandra Roy Bahadur of Krishnagar at an annual rental of Rs. 300 will be sold by the Nazir of this Court at auction sale on the 15th May 1911 at 12 o'clock noon within the precincts of this Court for the realisation of the decretal debt amounting to Rs. 709-2-6 only—

Schedule of mauzas.

	Scheaute	y maus	as.
1.	Raghunathpur,	15.	Sarbanghuda.
2.	Brahmapur.	16.	Narabaripur.
3.	Panchita.	17.	Shabhaipur.
4.	Chanda.	18.	Uday pur.
5.	Kentipara.	19.	Asharoo.
6.	Marighata.	20.	Paikpura.
7.	Gobrapur.	21.	Bhira.
8.		22.	Bhashanpota.
9.	Kamlapur.	23.	Kalmegha.
10.	Bedepota.	24.	Sukpukhuria.
11.	Dharmapukhuria.	25.	Dhoramari.
12.	Gniba.	26,	Beldadaha.
13.	Charnigasi.	27.	Ramchandrapur.

Arooapota. GAZANAN BANEEJI, Munsif.

Doğasia

alias

Bangaon, the 11th April 1911. (508 - 1)

14. Sutia.

NOTICE.

In the Court of the 2nd Munsif of Satkhira.

RENT EXECUTION CASE No. 879 of 1)10.

Sultan Sardar and others, decree-holders, versus Mon-motho Nath Roy Chowdhury and others, judgment-

IT is hereby notified that the undermentioned property of the judgment-debtors will be sold for the realization of Rs. 652-8-3 in execution of a rent decree of

this Court by the Nazir of the Court in the sale-room on the 16th May 1911, fixed for sale:-

Schedule of property.

Sixteen annas proprietory right and interest of the judgment-debtors in mauza Romjannagar, pargana Sunderbuns, district Khulna, bearing tauzi No. 166 lot of the Khulna Collectorate. The annual Government revenue of the entire estate is Rs. 1,884; value Rs. 300.

NARENDRA KUMAR MUKHERJEE, Munsif, 2nd Court, Sathkhira. Satkhira, the 12th April 1911. (514 - 1)

INSOLVENT NOTICES.

In the matter of BRIJ LAL HIRAWAT, an insolvent.

On the 18th day of May 1909, it was ordered that the matters of the petition of the said insolvent be heard on Tuesday, the 2nd day of May next, and that the said insolvent do then attend to be examined before the said Court.

S. L. Pyne, Attorney.

(494-2)

In the matter of BEPIN BEHARY CHATTERJEE, an insolvent.

On the 23rd day of November 1909, it was ordered that the matters of the petition of the said insolvent be heard on Tuesday, the 2nd day of May next, and that the said insolvent do then attend to be examined before the said Court.

Newgie & Mukerjee, Attorneys.

In the matter of RICHARD PAPWORTH, an insolvent.

On Tuesday, the 4th day of April instant, an account of the receipts and disbursements of the Official Assignee from the 1st day of February 1916 to the 31st day of March last was filed in the Office of the Registrar in Insolvency, and it was ordered that Tuesday, the 2nd day of May next, be appointed for the further hearing of this matter for the purpose of making a dividend. a dividend.

Any creditor or other person interested who may intend to establish or oppose any claim upon the estate of the said insolvent may attend and be heard, having given notice to the Chief Clerk three clear days before the day of hearing.

C. E. Grey, Official Assignee.

In the matter of RAMNARAIN and CHOTAL LALL, insol-

On the 24th day of March last, it was ordered that Tuesday, the 2nd day of May next, be appointed for the further hearing of this matter and that unless cause be shown to the contrary on that day the said insolvents be discharged personally as well as to their after acquired property from all liabilities for debts, claims and demands of and against the said insolvents at the time of the filing of their petition for relief.

K. M. Rukshit, Attorney.

(497-2)

In the matter of KALI DASS DUTT, an insolvent.

On the 23rd day of February last, it was ordered that Tuesday, the 2nd day of May next, be appointed for the further hearing of this matter and that unless cause be shown to the contrary on that day the said insolvent be discharged personally as well as to his after acquired property from all liabilities for debts, claims and demands of and against the said insolvent at the time of the filing of his petition for relief.

Ghosh & Bose, Attorneys.

(498-2)

Insolvency Notice.

NOTICE is hereby given that the undermentioned dividends are lying unclaimed :-

Estate Koloda Prosonno Ghose, an insolvent.

Nos.	Names of credito	Amount of claim.			let dividend at Rs. 10-10 per cent.				
56 57 58	Pratap Chunder Laha Shamlaul Bysack Iswer Chunder Singh		::	Rs. 600 500 725	A. 0 0	P. 0 0	Rs. 63 53 77	A. 12 2 0	P. 0

Estate Fulchand Rajgherria (Bhagirath Dass Fulchand), an insolvent.

					2nd div at R per c	H, 4	
7 18 97 59 60 61 97	Creditors of the Calcutta Arm. Sewaram Raprick Das	Rs. 4,100 5,865 6,808 7,500 3,700 1,500 45,519	0	0 6 0 0	Rs. 164 154 272 300 148 60 1,920	0 9 5 0 0	7 2 0 0

Estate Chintamoney Dey, an insolvent.

				1st dividend at Rs. 2-8 per cent.
1	Grandage & Co.	 ***	 Rs. A. P. 9,627 10 3	Rs. A. P. 240 11 1

Estate Arthur Cecil Tatan, an insolvent.

			- 1				at R per o	8, 7	1
18 21	S. Russ Mull Chand Parack	***	 ::	Rs. 3,436 2,450	A. 8 0	P. 6	Rs. 240 171	8 8	P. 7 0

Estate Debendra Nath Chunder and another (C. D. Mangos & Co.).

						2nd dividend at Ans. 3 per cent.
9	Commercial Limited.	Bauk	of	India,	Rs. A. P. 35,000 0 0	Rs. A. P. 65 10 0

Estate Robert Samuel Lunsden, first insolvency, an insolvent.

					1st div	1. 2	-8
12 16 25	Ram Chunder Chatterjee William Breen Dwarks Nath Mister's Estate	 Rs. 3,000 2,000 6,000	A. 0 0 0	P. 0 0 0	Rs. 75 50 150	0 0	P. 0

Estate Hari Lal (Hari Lal Gulzari Lal), an insolvent.

	Creditors of Chapra business.					at Ra per c	8, 3	-4
1 3	Golap Ram Parmeswar Ram		Rs. 5,000 8,159	0	0	Rs. 162 102	8	P. 0 2
7 17 21	Heera Lal Agarwalla & Co.		10,745 1,855 2,282	9 6 7	6 6	349 60 74	4	8 10 11

Estate Goozoor Mull (Goneshdas Goozoor Mull), an insolvent.

Nos.	Names of creditors.	Amount of claim.	1st dividend at Rs. 7-4 per cent.
14	Chuni Laul Brij Laul	Rs. A. P. 1,246 2 3	Rs. A. P. 90 5 6

Estate Grish Chunder Marick and others, insolvents.

			3rd dividend at Re. 0-13 per cent.
198	Gopaul Chunder 1 aug	 Rs. A. P. 7,647 2 0	Re. A. P 62 2 3

Estate Promotho Krishna Deb, an insolvent.

1		1			at Rs.	13
28	Chamba Singh Shamdass	3,86	A. 2 2	P. 3	Rs. 502	1. B

Estate Sukhlall Satiya and others, (Panna Chand Chunilall), insolvents.

				1st dividend at ss. 2-8 per cent.
10 11 13 14 19 25 85	Ramchand Baksiram Shedmull Doya Chand	**	Rs. A. P. 21,956 14 0 21,000 0 0 49,203 15 9 69,000 0 0 93,789 4 9 25,009 2 6 60,000 0 0	Rs. A. P. 548 14 9 525 0 0 1,230 1 7 1,725 0 0 2,344 11 9 625 3 8 1,000 0 0

C. E. GREY, Official Assignee.

Calcutta, the 8th April 1911.

(470-1)

In the High Court of Judicacure at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER.

No. 23 of 1911.

Re Sohan Lal Dobay, residing at No. 91, Durga Churn Mitter's Street in the town of Calcutta, being now without any employment and formerly doing the business of a Panda for pilgrims going to Brindaban, exparte the debtor.

ON the 30th day of January 1911, an order was made by the High Court of Ju dicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Note.—All debts due to the estate should be paid to me. Dated this 12th day of April 1911.

C. E. GERY, Official Assignee of Calcutta. (500-1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER.

No. 84 of 1911.

Re Walter Fluist Guillot of No. 10-1 Gardiner's Lane in the town of Calcutta, serving as an Assistant to Port Commissioners, Khidderpore Docks, exparte the

ON the 31st day of March 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an Insolvent.

NOTE.—All debts due to the estate should be paid to me. Dated this 12th day of April 1911.

C. E. Grey, Official Assignee of Calcutta. (493-1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER. No. 85 or 1911.

Re Panchoo Shaw, lately residing and carrying on business as a dealer in dal at No. 20, Durjeepara Street, in the town of Calcutta, exparte the debtor.

ON the 4th day of April 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE .- All debts due to the estate should be paid to ma. Dated this 12th day of April 1911.

C. E. GREY, Official Assignee of Calcutta. (505 - 1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER.

No. 86 of 1911.

Re Basanta Lal Jhunjhunwalla, residing at No. 19, Armenian Street, in the town of Calcutta, and carry-ing on business as dealer in piece goods at No. 79, Cotton Street in Calcutta aforesaid, under the name style and firm of Basanta Lal Bessen Doyal, exparte the debtor.

ON the 6th day of April 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Note.-All debts due to the estate should be paid to me. Dated this 12th day of April 1911.

C. E. GBEY, Official Assignee of Calcutta. (501-1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER.

o No. 87 of 1911.

Re Philip William Dudley Linton, residing at No. 140, Corporation Street, in the town of Calcutta, a contrac-tor of furniture, ex-parte the debtor.

ON the 6th day of April 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an Inspolvent.

Note.—All debts due, to the estate should be paid to me.

Dated this 12th day of April 19:1.

C. E. GREY, Official Assignee of Calcutta. (502 - 1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER.

No. 88 of 1911.

No. 88 or 1911.

Re Monmotho Nath Ghose, Peary Mohun Ghose, Purno Chunder Ghose, Uma Churn Ghose, Kailash Chunder Ghose and Bhagabat Chunder Ghose, all residing at No. 15, Mirzapore Tank Lane, in the town of Calcutta, and carrying on business jointly in milk at the aforesaid place, under the name, style and firm of Monmotho Nath Ghose. Peary Mohun Ghose and Purno Chunder Ghose and also at Nos. 27 and 28, Nebootolla Lane in Calcutta aforesaid, under the name, style and firm of Uma Churn Ghose, Kailash Chunder Ghose and Bhagabat Chunder Ghose, exparte the debtor.

ON the 6th day of April 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an Insolvent.

Norg. -All debts due to the estate should be paid to me. Dated this 12th day of April 1911.

C. E. GREY, Official Assignee of Calcutta. (503-1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER.

No. 89 of 1911.

No. 89 of 1911.

Re Ahmed Khamisha, at present residing at No. 14,
Roop Chand Roy's Street in the town of Calcutta and
lately carrying on business as rice merchant under
the name, style and firm of Abdul Sakur Ahmed at
No. 16, Amratolla Lane in Calcutta aforesaid, at
present a service-holder, exparts the debtor.

On the 7th day of April 1911, an order was made by
the High Court of Judica ure at Fort William in
Bengal in its Insolvency Jurisdiction adjudging the
abovenamed as an insolvent.

NOTE.-All debts due to the estate should be paid to me. Dated this 12th day of April 1911.

C. E. GRBY, Official Assignee of Calcutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER.

No. 90 or 1911.

No. 90 of 1911.

Re Herbert Christopher Beale, formerly of No. 32, Ripon Lane, in the town of Calcutta, and at present residing at No. 80, Elliott Road in Calcutta aforesaid, formerly employed as Foreman Boiler-maker under the River Steam Navigation Company, at present unemployed, exparts the debtor.

On the 7th day of April 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE .- All debts due to the estate should be paid to me Dated this 12th day of April 1911.

C. E. GREY, Official Assignee of Calcutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER, No. 91 or 1911.

Re Chim Chong, residing at No. 20, Bentinck Street in the town of Calcutta, at present carrying on business as a boot and shoe-maker at the aforesaid place, under the name and style of Paterson, and formerly carrying on similar business at No. 25-1, Bentinck Street in Calcutta aforesaid, under the name and style of

Howsen, exparte the debtor.

N the 10th day of Apr.1 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an Insolvent.

Nore .- All debts due to the estate should be paid to me, Dated this 12th day of April 1911.

C. E. GERY, Official Assignee of Calcutta. (499 - 1)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 72 of 19'0.

In the matter of Thomas Assheton Smith, carrying on business as a Veterinary Surgeon and residing at 3, Harish Chandra Mukherjee's Road, Bhowanipur, district 24-Parganas, applicant, Debtor.

PURSUANT to a petition dated the 14th September 19:0, and on reading the said petition and hearing the pleader for the said applicant on 6th March 19:1, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

Dated this the 1st day of April 1911.

T. W. RICHARDSON, District Judge. (455 - 1-393

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 91 or 1910.

In the matter of Bhim Chandra Pal, son of Parameswar Pal, of Balur, thana Naihati, district 24-Parganas, applicant, debter.

PURSUANT to a petition, dated the 18th November 1910, and on reading the said petition and hearing the pleader for the said applicant on 20th February 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

Dated this the 29th day of March 1911.

T. W. RICHARDSON, District Judge. (429—1—392)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 22 of 1911.

Kalidhan Bhattacharjee, son of late Bholanath Bhat-tacharjee of Narikeldanga, thana Bhangor, district 24-Parganas, applicant.

To (1) Juanendranath Sardar, (2) Radhakanta Mondal.
(3) Gopal Chandra Daniery, of thana Bhangor, district 24-Parganas creditors.

ON the 27th day of March 1911, it was ordered that the matter of the petition of the applicant be heard on the 1st day of May 1911, and that the said applicant do attend to be examined by this Court on that date that date.

T. W. RICHARDSON, District Judge.

Alipore, the 1st April 1911.

(456-1-391)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 27 of 1911.

Mrs. Mary Grey, wife of Mr. Arthur Grey, of 11-1. Chakrabere Road, Ballygunge, district 24-Parganes, applicant.

To (1) Messrs. Kally Ostagar and Abdul Rahim, (2) Messrs. Jumnanath Khan and Mieddo Khan, (4) Messrs. Sher Khan, Azim Khan & Co of district 24-Parganas, (3) Moti Lal Mookum, of Calcutta. creditors.

ON the 27th day of March 1911 it was ordered that the matter of the petition of the applicant be heard on the 1st day of May 1911 and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge.

Alipore, the 1st April 1911.

(457 - 1 - 390)

In the Court of the District Judge of Manbhum-Sambalpur.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors that the insolvency petition of Mon Mohan Sardar, son of late Goberdhon Sardar, of Ruchap, pargana Barabhum, taraf Tinsaya, district Manbhum, has been admitted by this Court as No. 4 of 1911, and that 22nd April 1911 has been fixed for the hearing thereof.

J. C. K. Peterson, District Judge. (447 - 1 - 389)

Purulia, the 1st April 1911.

KALIMOHAN SEN, B.L., intends to be enrolled as a Vakil of the High Court. (513-4-394)

INDRA NARAYAN MUKHOPADHYAY, B.L., intends to be enrolled as a Vakil of the High Court. (448-4-374)

Wanted.

A Clerk temporarily for five months or less for the Office of the Executive Engineer, Eastern Sone Division, on a salary of Rs. 35 per month. None need apply who is not thoroughly conversant with the Flat File System of Correspondence and cannot draft letters fairly. Applicants should state their age, qualifications and previous services.

Applications will be received by the undersigned up to 20th April 1911.

E. BLABER, Executive Engineer, Bankipore, the 11th April 1911.

Wanted

A CLERK temporary for three months for the office of the Executive Engineer, Eastern Sone Division, on a salary of Rs 40 per month with a chance of being permanently employed if his work is found quite satisfactory

None need apply who is not thoroughly conversant with the Flat File System of correspondence and capable of drafting letters efficiently.

Applicants should state their age, qualifications and

previous services.

Applications will be received by the undersigned up to 28th April 1911.

RAMA PRASAD ROY, Accountant,
for Executive Engineer, Eastern Sone Division.
Bankipore, the 17th April 1911.

A TYPIST for the office of the Collector of Monghyr,

A TYPIST for the omce of the Collector of Monghyr, for a period of one year nine months with prospects of confirmation on a salary of Rs. 30 per mensem.

None need apply who has not passed the Entrance Examination or the Matriculation Examination of the Calcutta University. Preference will be given to a Beharee.

Applications will be received by the undersigned up to the 25th April 1911. C. H. SWINDON, for Collector.

The 11th April 1911.

Wanted

A TREASURER for the Ranchi District Treasury with effect from 4th July 1911, on a fixed salary of Rs. 80 (rupees eighty) per mensem. Candidates for the post must have a sufficient experience in dealing with cash and accounts and must know both English and Hindi (Kaithi) fairly well. The selected candidate will have to deposit Rs. 10,000 (rupees ten thousand) as security in cash or Promissory notes. Applications with copies of testimonials will be received by the undersigned up to 31st May 1911. to 31st May 1911.

W B. THOMSON, Deputy Commissioner, Ranchi. Ranchi, the 7th April 1911.

WANTED a Head Maulvi for the Mianji Training School at Supaul on a salary of Rs. 30. The Head Maulvi must be a man who has passed the Senior hengal Madrassa Examination and has a working knowledge of English. The selected candidate will have to undergo a course of six months' training in the Patna Training School and will receive a subsistence allowance of Rs. 22-8 per month during the course of his training.

Applications will be received by the Special Inspecting Officer for Muhammadan Education, Bhagalpur Division, up to the 15th May 1911.

WANTED a Head Clerk and Accountant for the Noakhali District Board's Office on a salary of Rs. 75 per mensem.

None need apply who has not passed the Accountant-ship Examination prescribed in the Public Works Department Code, volume 1, paragraph 242, and Appendix 2, eighth edition, and has got no experience in office works.

Applications will be received up to the 20th current.

J. N. GUPTA,

Chairman, District Board, Noakhali. Noakhali, the 3rd April 1911. (469-2) WANTED a Head Clerk and Accountant for the office of the District Engineer, Heoghly, on Rs. 60 rising to Rs. 75 by biennial increment of Rs. 3 plus Rs. 20 for P. W. allowance.

None need apply who has not passed the 4th grade Accountantship Examination of the Public Works

Department.

Security required Rs. 300.

Applications will be received up to the 20th April 1911.

KHIRODE KRISHNA BISWAS, Vice-Chairman, District Board, Hooghly. (466-2)

Notice.

WANTED a Draftsman and Estimator on a salary of Rs. 40—50 by an annual increment of Rs. 2 for the District Engineer's Office at Alipore. Freference will be given to those who have passed through the Sibpur College and working as Estimator and Draftsman. Applications will be received by the undersigned up to 24th April 1911.

BINOY KRISHNA BOSE, District Engineer, 24-Parganas.

Alipore, the 5th April 1911.

WANTED at once an Assistant Accountant on Rs. 40 a month. None need apply who has not sufficient experience in account work besides a fair knowledge in English. Applications must reach the undersigned on or before the 5th May.

Manager, Sarail Ward's Estate, Tippera. (509-2)Sarail, the 11th April 1911.

Notice.

No. 2273.

SEALED Tenders for the supply by contract from 1st June 1911 to 31st March 1912 of Indian Steam Coal of the estimated quantities specified below, at the Ports mentioned, will be received by the Director of the Royal Indian Marine at his office in the Royal Indian Marine Dockyard, Bombay, up to gunfire 12 noon (Standard time) on Monday, the 15th May 1911, after which hour no Tender will be received:—

				Estimated quantity.
				Tons.
Bombay		245	***	7,000
Calcutta	***	***	***	15,000
Colombo		***	***	300
Karachi	.4		***	700
Madras	,	441		500
Rangoon	***		***	5,500

2. It will not be necessary for Tenderers to tender for all Ports, but for such Port or Ports as they may

desire.

3. The Coal tendered must have a calorific value of not less than 7,000 calories or 12,600 British Thermal Units with ash not exceeding 15 per cent., or the evaporative power of the coal must be not less than 7 1bs. of water per lb. of coal with ash not exceeding 15 per cent. 15 per cent.

16 per cent.

4. Tenders must be accompanied by a Bank of Bombay Receipt for the amount to be deposited or by Government Loan Paper, which is not to be endorsed to any Government officer, but to stand in the name of the owner, interest being made payable at the Bombay Treasury. Tenders must be sent by Registered Post; if forwarded in any other way they will not be received. Informal Tenders will be rejected and no reason will be assigned for the rejection of any Tender. The Director of the Royal Indian Marine does not bind himself to accept the lowest or any Tender.

5. Any Tender containing a conditional clause contrary to these requirements or making stipulations not provided for either in this notice or the printed Tender and Schedule Forms will be summarily rejected.

6. Printed Tender Forms, and any other information in connection with this contract, can be obtained at this office, and the forms can also be had from the Deputy Director of the Royal Indian Marine, Calcutta; Port

Officer, Karachi; Presidency Port Officer, Madras; and from the Principal Port Officer, Burma. Rangoon.
7. Each Tender is to be superscribed "Tender for Supply of Indian Coal."

WALTER LUMSDEN,

Director of the Royal Indian Marine, Royal Indian Marine Dockyard, Bombay, 5th April

Notice.

A T a meeting of the Honorary Liquidators of the Motihari Co-operative Stores, Limited, held at Motihari on the 15th April 1911, it was resolved to distribute the assets of the Company at the hands of the Company's banker. Babu Gowri Shunker Prasad, of Motihari, proport onately amongst the shareholders, who should now apply to him for payment.

G. N. Bose,

One of the Honorary Liquidators.

Motihari. the 15th April 1911.

Is hereby given that the undermentioned mauzas appertaining to the Gentha Encumbered Estate in the district of Falamau will be offered for sale by the Deputy Commissioner of that district at his office at Daltonganj on the 15th May 1911:—

Name of village.	Tauzi No,	District and thans.	Annual jama,	Nature of right.
Domaria	Lat Chandai-	Palamau, Garhwa,	Rs. A. 1,350 0	16 annas milkiat,
Kasia	Ditto	Palamau, Daltongani.	232 13	Ditto.

The Government revenue and cesses are paid jointly with the other villages of the lot.

Further particulars are available in my office. Intending purchasers should send in written offers previous to the sale to the Deputy Commissioner.

J. N. SARKAR, Manager, Encumbered Estates, Circle B, Palamau. (220 - 10)

Daltonganj, the 1st April 1911.

Irrigation Department.

NOTICE is hereby given for information that the Buxar Canal, which has been notified to be closed to traffic for 15 days, from the 16th to 30th April 1911, both days inclusive, for silt clearance, will remain closed up to the 15th May 1911 inclusive.

T. BUTLER, Secy. to the Govt. of Bengal.

The 17th April 1911.

BURDWAN MUNICIPALITY.

Surface Drainage Scheme.

Contract No. 1.

THE Municipal Commissioners of Burdway invite tenders for the construction of about 7,500 lineal feet of main outfall channel, together with 32,000 lineal

feet of main outtall channel, together with 32,000 lineal feet of surface water drains, culverts, outfalls, etc.

Plans may be seen and copies of the specification, bill of quantities and form of tender obtained at the Municipal Office, Burdwan, or at the office of the Sanitary Engineer, Bengal, 1 and 2, Old Court House Corner, Calcutta, on deposit of Rs. 50 in Government Currency notes, which will be refunded on receipt of a bond fide tender.

The days which must be in the forms, provided with

Tenders, which must be in the forms provided with bill of quantities and schedules fully priced out, must be sent in in a scaled cover addressed to the undersigned, and must be received not later than 4 P.M. on Wednesday, the 10th May 1911.

The Municipal Commissioners do not bind themselves

to accept the lowest or any tender.

Parties tendering must do so at their own cost.

DEVENDRANATH SARKAR, Chairman, Burdwan Municipality. (451-The 1st April 1911.

Lost

THE Government Promissory Note No 038598 of the 3 per cent. loan of 1896-97 for Rs. 10,500 originally standing in the name of Bhuban Mohini Dasya, certificate holder estate Issur Chandra Shaha, empowered under Act VII of 1889 to negotiate the proprietor by whom it was never endorsed to any other person, having been lost, notice is hereby given that payment of the above Note and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, Calcutta, and that application is about to be made for the issue of Duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned security.

Name of the Advertiser - Bhuban Mohini Dasi. Residence-Sorkari Aroth, Tallygunge. (414-3-376)

NOTICE TO CREDITORS.

In the Goods of Louis Edward Daggett Rose, deceased.

Rose, deceased.

PURSUANT to sections 320 of Act X of 1865 and 42 of Act XXVIII of 1866, all persons having claims against the estate of the abovenamed deceased who died at "Bonsventure" 9, Rainey Park, Ballygunge, Calcutta, on the 5th day of March 1911 and Probate of whose Will and of two Codicils thereto was, on the 29th day of March 1911, granted by the High Court of Judicature at Fort William in Bengal to Charles Wilfred Thompson and Charles Henry Kesteven, two of the Executors in the said Will named, are hereby required to send full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them to me, the undersigned, as Solicitor to the said Charles Wilfred Thompson and Charles Henry Kesteven on or before the 3rd day of May 1911, after which date no claims will be admitted and the assets of the estate will be distributed.

Dated this 3rd day of April 1911.

Dated this 3rd day of April 1911.

A. VERE NICOLL,

Royal Insurance Buildings Dalhousie Square, Calcutta, Solicitor to the said Charles Wilfred Thompson and Charles Henry Kesteven. (450-3-378)

In the matter of the Indian Companies Act, 1882,

In the matter of the Hoolmaree Tea Company, Limited, in Liquidation.

Liquidators' Final Account and Report.

NOTICE is hereby given, pursuant to section 185 of the Companies Act, 1882, that a general meeting of the members of the abovenamed Company will be held on Friday, the 21st day of April 1911, at 12 o'clock noon at 4, Mangoe Lane, Calcutta, in order that there may be laid before the said Company an account shewing the manner in which the winding up has been conducted and the property of the Company has been disposed of, and an order that the said Company may hear any explanation that may be given by the Liquidators.

S. G. Anderson Liquidators, A. D. Gordon

4, Mangoe Lane, the 13th March 1911." (358-2-334)

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C. H. STUART.

Presidency Postmaster.

Dated Coloutta, the 17th April 1911.

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Quarterly List of Officers in the Departments of the Government of India from October to December 1910. Foolscap. Paper cover. 4a. or 5d. (1a.)

Scientific Memoirs by Officers of the Medical and Sanitary Departments of the Government of India.—Prehimmary Report on the killing of Rats and Rat Fleas by Hydrocyanic acid Gas by Captain W. D. H. Stevenson, M.B., I.M.S., New series, No. 38. Super Royal 4to. Board. 8a. or 9d. (4a.)

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Thomason College Calendar for 1908. Rs. 5-2.

Examination question papers of the Thomason College Civil Engineer Class and Upper Subordinate Class Entrance Examination and the 4th grade P. W. Accounts Examination from 1905—1909, published by the Newell Kishore Press, Lucknow. Re. 1-4.

List of new books and periodicals for sale at the Library of the Asiatic Society of Bengul, 57, Park Street, Calcutta,

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List of Publications issued by the Meteorological Department from 1st October 1910 to 31st March 1911.

Monthly Weather Review for July to November 1910. (Illustrated by 7 plates.) Quarto. Paper cover. Re. 1 per month.

Annual Summary of Monthly Weather Review, 1909. (Illustrated by 6 plates.) Quarto. Paper cover.

List of Publications issued by the Meteorological Department during the current Quarter.

Monthly Weather Review for December 1910. (Illustrated by 7 plates.) Quarto. Paper cover. Re. 1.



The Calcutta Gazette.

WEDNESDAY, APRIL 26, 1911.

PART

Adbertisements.

[N.B.-Advertisements, Notices, &c., intended for insertion in this Part of the "Gazette" cannot be received after Noon on Monday.

LAND SALE NOTICES.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates, situate in the district of Booghly, will be put up to sale at the Hooghly Collectorate on the 2nd May 1911, corresponding to 19th of Baishak 1318 B.S.

The purchasers will be subject to the following conditions of sale:—

Conditions of Sale.

1st.—The estate to be sold to the highest bidder above the upset price which will be fixed by the Collector at the time of sale. The purchaser of the estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—It the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close heliday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

List of Patter Construct Estate of the Medical Contents of the sale is to be cancelled.

List of Petty Government Estates of the district of Hooghly to be sold on the 2nd May 1911.

Tauzi No.	Name of estate, thana or pargana.	Approximate area in acres.	Government revenue.	Remarks.
4589 4675 4732 4840 4150 4232	ARAMBAGH SUBDIVISION. Gouranga alias Mandaran, police-station Khanakul Beurgram, police-station Arambagh Pantahori, police-station Khanakul Ditto ditto Gholepura, police-station Khanakul Satberiah, police-station Goghat	3 3 3 3 4 1 4 0 2 3 3 0 5 0 3 40 0 0 32	Rs. a. 28 5 22 10 6 0 36 11 1 2 1 8	n-112

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Chowrashi branch, Saltore Siding of Bengal-Nagpur Railway, in the district of Manbhum, will be put up to sale at 12 o'clock on Tuesday, the 16th May 1911, at Inanpur Dâk Bungalow:—

The purchasers of the several plots of land will be subject to the following conditions:—

the purchasers of the several plots of land will be subject to the following conditions:—

1st.—The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the Railway boundary, or to plough the land nearer than three feet from the same.

2nd.—If the amount of purchase-money exceed Rs. 100, the whole amount must be paid down at once.

3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the fitteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

4th.—The plots of land will be sold revenue-free to the highest bidders.

5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Board confirming the sale.

	Name of district.	Pargana	Number of mile on which land is situate.	Situated on which side of the rathway.	APPROXIMATE AREA OF LOT IN BIGHAS AND IN ACRES.		LAND EXCLUDED FROM SALE FROM EACH LOT.		Commence- ment and	Boundary of lot,	
	district.	and manza.			В. к.	c.	Acres.	Reasons for exclusion,	A. E. P.	termination of lot.	
1, 2 and 8	Manbhum	Pargana Chow- rashi, mauza Saltore.		North-east	13 1	22	4-32	773 		Plot No. 1 commences from 9,000 chainage and terminates at 9,800 chain- age.	PLOT No. 1. North, East and South—By the paddy land and waste land of village Saftore. West—By the Bengal-Nagpur Railway land.
			ar Par S		£ 1 Y		H S C H	1000	ē.	Plot Nos. 2 and 3 commence at chainage 9,600 and terminates at chainage 10,700.	PLOT No. 2. North and West—By the Bengal Nagpur Railway land. South and East—By the padd; and waste land o village Saltore.
,				valurus.			f rectar	ev (som)	#1 34 L.1	ku=v	PLOT No. 3. North-By the waste and paddy land of village Saltore. East, South and West-By the Bengal-Nagpur Rail way land.

Purulia, the 29th March 1911.

C. H. CROSSE, Land Acquisition Deputy Collector.

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL

for the week ending 18th April 1911.

LIABILITIES.	ASSETS.
Capital paid up 2,00,00,000 0 0 Reserve Fund 1,75,00,000 0 0 Public Deposits at Head	Government Securities 2,99,56,160 0 0 Other authorized Investments 67,00,853 0 0 Loans on Government and other authorized
Office Rs. 82,15,720 1 2 1,91,20,670 12 9 Ditto ditto at Branches ,, 1,00,04,950 11 7 1,91,20,670 12 9 Other Deposits at Head Office and Branches 15,73,72,759 0 9 Bank Post Bills, &c 10,45,811 9 3	Securities
Sundries 19,94,812 5 6	Bullion
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fupees 21,70,88,558 12 8	Rupees 21,70,33,553 12 8
* Includes Sove, & ½ Sove. † Do. do.	do. 1,57,410 0 0 0 0 0,8,88,747 8 0 6,46,157 6 0

Rate for Demand Loans, 7 per cent.

By order of the Directors,

KANK OF BENGAL stoutte, the 20th April 1911. Percentage 32.44. C. M. BASTIN, Chief Accountant

N. H. Y. WARREN, Offg. Secretary and Treasurer. (519-1

STATEMENT OF GOVERNMENT PROMISSORY NOTES ENFACED FOR PAYMENT OF INTEREST IN LONDON,

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PARTICULARS. CO				St PRE CENT, LOANS-	. LOANS-					4 PER	4 PER CENT. LOANS-	-8870	10	V	44 PER CRNT. LOANS-	r. LOANS-	
	8 per cent. of 1894.97.	0;	OI 1854-56.	OH 1866.	1879.	91,1906-01,	Total.	Or 1888-33.	Or 1835-36. 18	Of. 1842-48. 18	Or 'Tr	Transfer of 1865.	Reduced • per cent. loan of 1879.	Total	Transfer loan of 1878, 44 per cent, portion.	Total.	GRAND TOTAL
Balance of Sist March 1911	40,85,900	1,28,58,900	7,95,41,000	1,89,03,500	98,18,100	23,59,100	12,96,80,600	6,933	5,990	1	200	38,800	2,500	58,733	89,500	89,500	12,78,49,783
Anount of transferred to the London.		. 1		-	1	1	oils D	1	-1	-1	7 1		1	1	1		1
Amount issued in London by Conversion under Notifion- tion No. 6201A., dated 8rd November 1998, up 18	1		ı	1	-	1	i pand	1	1	1		i la sit Liva	1,00	1	I.	ĺ	1
Amount enfaced at Madras up to 28th March 1911.	1		\$,000	1		-	4,000	1	1	i	1	157		1	1	1	4,000
Amount enfaced at Bombay up to 25th March 1911,	ī	1	25,000	1	+		25,000	1	1	-	1	I	-	1		1	25,000
Amount enfaced at Cal- cutta between 1st and 15th April 1913.	Ļ	1,	1	1		í	1	1	1	1	I		1	1		1	ľ
	40,85,900	1,29,58,990	7,95,70,000	3,89,08,500	98,18,100	25,59,100	12,37,09,660	6,983	\$,000	11	200	38,800	8,500	58,738	29,500	\$9,500	12,78,78,733
Amount written off in the London Registers.	1:	3,000	8,66,000	44,600	2,000	20,000	10,65,690	, I	1	1	1			1	1	Miles	10,05,600
Balence on 15th April 1911	46,85,900	1,28,65,990	4,86,04,000	1,88,58,900	98,16,190	25,09,100	12,25,44,000	6,988	900'9	1	900	38,800	2,500	58,738	29,500	29,500	12,68,13,183
		Z mylesk Zowania i Ziekania	NOTB From g	9th June 1867 18th February 1911 1st March ". ". ". ". ". ". ". ". ". ". ". ". ".	to 15th to 28th to 15th to 15th to 81st to 15th	Rebruary 1911— March April	February 1911—Baraced from India, March		19,149 ak] 3 ", 2 ", 1 lakh	akh: re-	iransfari	lakhe; re-transferred from		London, 12,147 lakba,	kbs.	malk to ge	

D. MORRISON,

Offg. Secretary and Treasurer. N. H. Y. WARBEN,

PUBLIC DEET OFFICE, BANK OF BENGAI, Calendta, the 19th April 1911.

INSOLVENT NOTICES.

In the matter of BRIJ LAL HIBAWAT, an insolvent.

On the 18th day of May 1909, it was ordered that the matters of the petition of the said insolvent be he ard on Tuesday, the 2nd day of May next, and that the said insolvent do then attend to be examined before the said Court.

S. L. Pyne, Attorney.

In the matter of BEPIN BEHARY CHATTERJEE, an insolvent.

On the 23rd day of November 1909, it was ordered that the matters of the petition of the said insolvent be heard on Tuesday, the 2nd day of May next, and that the said insolvent do then attend to be examined before the said Court

Newgie & Mukerjee, Attorneys.

(495-2)

In the matter of RAMNARAIN and CHOTAL LALL, insol-

On the 24th day of March last, it was ordered that Tuesday, the 2nd day of May next, be appointed for the further hearing of this matter and that unless cause be shown to the contrary on that day the said insolvents be discharged personally as well as to their after acquired property from all liabilities for debts, claims and demands of and against the said insolvents at the time of the filing of their petition for relief.

K. M. Rukshit, Attorney.

(497-2)

In the matter of Kali Dass Dutt, an insolvent.

On the 23rd day of February last, it was ordered that Tuesday, the 2nd day of May next, be appointed for the further hearing of this matter and that unless cause be shown to the contrary on that day the said insolvent be discharged personally as well as to his after acquired property from all liabilities for debts, claims and demands of and against the said insolvent at the time of the filing of his petition for relief.

Ghosh & Bose, Attorneys.

(498-2)

In the matter of Gani Ali Mahomed, Ismail Ali Mahomed, Oomer Ali Mahomed and Abdulla Ali Mahomed, insolvents.

Manomed, insolvents.

On Tuesday, the 4th day of April 1911, it was specially ordered that this matter be set down for hearing on Tuesday, the 2nd day of May next, with liberty to the said insolvents at the said hearing to apply that the order of adjudication made in the above matter on the 4th day of August 1909 be set aside and the adjudication vesting order made thereon be discharged. be discharged.

G. C. De, Attorney.

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER

No. 92 of 1911.

Re Sew Lal Sing, residing at Rajachuck, Clive Street, in the town of Calcutta, and formerly carrying on the profession of Kabiraj and a dealer in surma or eye ointment at the same place, at present without any employment.

Ex parte the debtor.

ON the 12th day of April 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Norn .- All debts due to the estate should be paid to me,

Dated this 22nd day of April 1911.

C. E. GREY, Official Assignee of Calcutta.

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 98 of 1910.

In the matter of Ashutosh Chatterjee, son of Kanti Charan Chatterjee, of Duspara, thana Ultadinghee, district 24-Parganas, applicant, debtor.

PURSUANT to a petition dated the 8th December 1910, and on reading the said petition and hearing the pleader for the said applicant on 20th February 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

Dated this the 5th day of April 1911.

T. W. RICHARDSON, District Judge. (468-1-404)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

In the Court of the District Judge of Nadia INSOLVENCY CASE No. 2 or 1911.

In the matter of Kadam Malitha, son of Anu Malitha, of Haripur, police-station Kushtia, district Nadia, by easte Musalman, by profession cultivator.

PURSUANT to a petition dated 16th January 1911, and on reading the application for the said Kadam Malitha and hearing the pleader for him on 2nd March 1911, it is ordered that the debtor be and the same debtor was hereby adjudged insolvent. The 5th May 1911 is fixed for the creditors to prove their debts

Dated this the 20th day of April 1911.

S. C. MALLIE, District Judge.

In the Court of the District Judge of Birbhum.

INSOLVENCY CASE No. 1 or 1910.

NOTICE is hereby given that one Mahendra Narayan Datta, son of Kunja Behari Datta, deceased, of Balia, chowki Rampurhat, district Birbhum, applicant in the above case, was adjudged insolvent by this Court on the 25th March 1911.

B. C. MITRA, District Judge. Birbhum Judge's Office, the 1 th April 1911.

In the Court of the District Judge of Burdwan.

Notice under clause (2), section 12 of the Provincial Insolvency Act, III of 1907.

INSOLVENCY CASE No. 31 or 1910.

NOTICE is hereby given to the creditors Benimadhab-Hazra, of Jheria, chouki Asansole, and others that the insolvency petition filed by the judgment-debtor Arubinda Chatterji, of Ethora, chouki Asansole, has been admitted, and that the 12th May 1911 has been fixed for the hearing thereof.

R. N. DATTA, District Judge. Burdwan, the 20th April 1911. (527-1-476)

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 80 of 1910.

NOTICE is hereby given that Kalicharan Chakra-barti, of Janai, thana Chanditala, district Hooghly was, on the 25th March 1911, adjudged an insolvent. The 29th April 1911 has been fixed for framing a schedule of debts and creditors. Claimants should prove their claims in this Court on that day.

A. C. MUKERJI, Subordinate Judge in charge. Chinsura, the 20th April 1911. (528-1-465)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Bihari Lal Madak, son of Satkari Madak, of Mondlai, thana Pandua, district Hooghly, has been admitted by this Court as No. 32 of 1911, and that the 5th May 1911 has been fixed for the hearing thereof.

AMBIKA CHARAN MUKHARJI,

Subordinate Judge in charge.

Chinsura, the 22nd April 1911.

(534-1-468)

In the Court of the District Judge of Gaya INSOLVENCY CASE No. 3 or 1911.

Adhyan Singh, petitioner.

Adhyan Singh, petitioner.

WHEREAS one Adhyan Singh, son of Paramdhan Singh, by caste Babhan, resident of village Jhinguri, pargana Anchha, district Gaya, by profession cultivator, ordinarily residing at Jhinguri, pargana Anchha, district Gaya, has applied to this Court on the 9th March 1911 to be declared an insolvent under Act III of 1907, Provincial Insolvency Act, this is to give notice that this Court has fixed the 12th May 1911 for hearing the aforesaid petitioner. Those who desire to be represented in this matter should attend this Court personally or by pleader.

The particulars of debts alleged to be due in the petition are as follows:—

	Name of creditor.	Residence.	Nature of cliam.	Amou ni
1. 2. 3. 4.	Bilas Singh (minor legal) representative of Hari Singh under the guardianship of Ram Saran Singh aforesaid, uncle and well-wisher). ((minors, legal)	Gaini An- korah, pargana Manorah, zilla Gaya,	Decretal mon-y in Execu- tion case No. 26 of 1911, Su- bordinate Judge, 1st Court,	Rs. A. 1,170 6
6,	Beas Singh representatives of Bhagwat Singh		Gaya.	
7.	Ram Bharos Singh, under the guardianship of Ramsaran Singh, uncle and well wisher.	Le vi		37
8.		man and to	Solida H. III	1
9.	Sital Singh.		to the contract	Garage Street
10.				
11.	Gouri Singh,			
12,	Raghu Singh.	110	100	1
18.	Tuishi Singh.		and the second	100
14.	Sheoghulam Singh,	1		
15.	Ram Deni Singh.		177	1
16,	Ramdhani Singh.	100		
17.	Raj Kumar Singh, legal re- presentative of Bansropan Singh.		1	120
18.	Auhach Singh.		1	
19.	Gursahi Singh.		1	100
20.	Mosafir Singh, legal represen- tative of Sheo Pershad Singh.			
21.	Bisheswer Singh, legal repre- sentative of Ram Lochan Singh.	32.00		Tours -

H. E. SPRY, Offg. District Judge. Gaya, the 31st March 1911. (453-1-474)

In the Court of the District Judge of Murshidabad.

ORDER OF ADJUDICATION. (Section 16 of the Provincial Insolvency Act, III of 1907.)

INSOLVENCY CASE No. 7 or 1911.

In the matter of Faimuddin Mandal, of Mohanganj, police-station Raninagar, district Murshidabad.

THE abovenamed petitioner has been adjudged an insolvent by order of this Court dated the 17th

S. K. GROSE, Offg. District Judge. Berhampore, the 19th April 1911. (516-1-407)

In the Court of the District Judge of Murshidabad.

ORDER OF ADJUDICATION.

(Section 16 of the Provincial Insolvency Act, III of 1907.)

INSOLVENCY CASE No. 8 of 1911.

In the matter of Jogendra Nath Basu, son of late Kali Nath Basu, of Berhampore, police-station Gorabazar, district Murshidabad.

THE abovenamed petitioner has been adjudged an insolvent by order of this Court dated the 31st March 1911.

S. K. GHOSB, Offg. District Judge. Berhampore, the 19th April 1911. (517-1-466)

In the Court of the District Judge of Murshidabad.

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.

INSOLVENCY CASE No. 1 or 1911.

In the matter of Brajaraj Adhikari, son of late Gopi Behari adhikari, of Rukanpur, police-station Hariharpara, district Murshidabad.

THE abovenamed petitioner has been adjudged insolvent by an order of this Court dated the 18th February 1911.

S. K. GHOSE, Offg. District Judge. Berhampore, the 20th April 1911. (526-1-471)

In the Court of the District Judge of Muzaffarpur.

INSOLVENCY CASE No. 6 or 1911.

In the matter of Jailal Sahu, son of Ramdhari Sahu, deceased, inhabitant of mauza Hauzpura, district Muzaffarpur, petitioner.

NOTICE is hereby given to all concerned that the insolvency petition of the abovenamed petitioner has been admitted by this Court, and that 28th April 1911 has been fixed for the hearing thereof.

W. H. VINCENT, District Judge. Muzaffarpur, the 18th April 1911. (520-1-473)

In the Court of the District Judge of Muzaffarpur.

INSOLVENCY CASE No. 5 or 1911.

In the matter of Ramjewan Sahu, son of Baburam Sahu, deceased, inhabitant of mauza Hauzpura, district Muzaffarpur, petitioner.

NOTICE is hereby given to all concerned that the insolvency petition of the abovenamed petitioner has been admitted by this Court, and that 28th April 1911 has been fixed for the hearing thereof.

W. H. VINCENT, District Judge. Muzaffarpur, the 18th April 1911. (521 - 1 - 472)

NOTICE.

In the Court of the District Judge of Nadia.

INSOLVENCY CASE No. 9 or 1911. Petitioner Kali Das Pal.

NOTICE is hereby given, under clause (2) Notice is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors that the insolvency petition of Kali Das Pal of Jibannagar, police-station Jibannagar, district Nadia, has been admitted by this Court as No 9 of 1911 and that 6th May 1911 has been fixed for the hearing thereof.

S. C. MALLIK, District Judge.

Krishnagar, the 20th April 1911. (532-1-469)

NOTICE.

In the Court of the District Judge of Nadia.

INSOLVENCY CASE No. 10 or 1911.

Petitioner Radha Binod Kundu.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors that the insolvency petition of Radha Binod Kundu, of Govipur. police-station Meherpur. district Nadia, has been admitted by this Court as No. 10 of 1911, and that 13th May 1911 has been fixed for the hearing thereof.

S. C. MALLIE, District Judge.

(533 - 1 - 475)Krishnagar, the 20th April 1911.

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 29 of 1911.

Nibaran Chandra Sarnekar, son of late Tarak Chandra Sarnakar, of Nangi, thana Budge-Budge, district 24-Parganas, applicant. To Nanda Lal Bera and others, of thana Budge-Budge,

district 24-Parganas, creditors.

ON the 27th day of March 1911, it was ordered that the matter of the petition of the applicant be heard on the 1st day of May 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. ICHARDSON, District Judge.

Alipore, the 1st April 1911.

(458-1-406)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 25 or 1911.

Premchand Ghosh, son of late Raj Chandra Ghosh, of Protaphare alias Mahisdari, thana Magrahat, district 24-Parganas, applicant,

1. Chintamani Gyan; 2. Haradhan Ghosh; 3. Sashi-bhusan Pal; 4. Kristadhan Haldar, of thana Magrahat, district 24-Parganas, creditors.

ON the 3rd day of April 1911 it was ordered that the matter of the petition of the applicant be heard on the 8th day of May 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge.

Alipur, the 10th April 1911.

(485 - 1 - 405)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 31 or 1911.

Baladeo Mohadeo Kurmi, son of Gulbadan Kurmi, of No. 27, Pyarimohan Guard Lane, Balliaghatta, applicant,

To

(1) Ramyead Shah, (2) Bishandoyal Kurmi, (3)
Baranssi Ray, (4) Mohan Mohato, (5) Madhai
A ohato, all of thana Balliaghatta, district
24-Parganas, creditors.

ON the 3rd day of April 1911 it was ordered that the matter of the petition of the applicant be heard on the 3th day of May 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge.

Alipur, the 10th April 1911. (486-1-402)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 34 or 1911.

Hamijaddi Mandal, son of Idu Mandal, of Garandanga, thana Dum-Dum, district 24 Parganas, applicant,

To (1) Raj Khan Kabuli, (2) Hari Charan Saha, (3) Dindoyal Barui, (4) Ibrahim Khan, (5) Sibkali Chattarji, (6) Sadaruddi Mandal, all of thana Dumbum, district 24-Parganas, creditors.

ON the 3rd day of April 1911, it was ordered that the matter of the petition of the applicant be heard on the 3th day of May 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge.

MAlipore, the 10th April 1911. (487 - 1 - 403)

A MULYA KUMAR GUHA, B.L., intends to be enrolled as a Vakil of the High Court, Calcutta. (535-4-462)

BANKUBIHARI BHADURI, B.L., intends to be enrolled as a Vakil of the High Court.

I DRA NARAYAN MUKHOPADHYAY, B.L., intends to be enrolled as a Vakil of the High Court. (448-4 374)

KALIMOHAN SKN, B L., intends to be enrolled as a Vakil of the High Court. (513-4-394)

KSHETRA GOPAL BANERJI, s.L., intends to be enrolled as a Vakil of the High Court, Calcutta.

(536-4-468)

MANMATHA NATH GANGULY intends to be enrolled as a Vakil of the High Court.

697-4-464)

MD. ABUL AHSAN, M.A., B.L., intends to understood enrolled as a Vakil of the High Court. (618-4-401) intends to be

Wanted

A CLERK temporary for three months for the office of the Executive Engineer, Eastern Sone Division, on a salary of Rs. 40 per month with a chance of being permanently employed if his work is found quite satis-

factory.

None need apply who is not thoroughly conversant with the Flat File System of correspondence and capable of drafting letters efficiently.

Applicants should state their age, qualifications and previous services.

Applications will be received by the undersigned up

Applications will be received by the undersigned up to 28th April 1911.

RAMA PRASAD ROY, Accountant, for Executive Engineer, Eastern Sone Division. Bankipore, the 17th April 1911.

Wanted

Wanted

A TREASURER for the Ranchi District Treasury with effect from 4th July 1911, on a fixed salary of Rs. 80 (rupees eighty) per mensem. Candidates for the post must have a sufficient experience in dealing with cash and accounts and must know both English and Hindi (Kaithi) fairly well. The selected candidate will have to deposit Rs. i 0,000 (rupees ten thousand) as security in cash or Promissory notes. Applications with copies of testimonials will be received by the undersigned up to 31st May 1911.

W R Treasure Deposit Contractions.

W. B. Thomson, Deputy Commissioner, Ranchi. Ranchi, the 7:h April 1911,

Notice.

WANTED a Shorthand Typist with a fair knowledge in English on Rs. 50 per month. Applications to be addressed to the District Judge, Bankura, up to the 15th May 1911.

R. L. Dury, District Judge. Bankura, the 20th April 1911.

Notice.

WANTED eight Persian-knowing draftsmen for six months on a salary of Rs. 25 per month. Applications will be received up to 6th May 1911.

R. KRISHNA, Collector of Birbhum.

Birbhum Collectorate, the 20th April 1911.

WANTED at once an Assistant Accountant on Rs. 40 a month. None need apply who has not sufficient experience in account work besides a fair knowledge in English. Applications must reach the undersigned on or before the 5th May.

Manager, Sarail Ward's Estate, Tippera.

Sarail, the 11th April 1911. (509—2)

No. 2278.

SEALED Tenders for the supply by contract from 1st June 1911 to 31st March 1912 of Indian Stram Coal of the estimated quantities specified below, at the Ports mentioned, will be received by the Director of the Royal Indian Marine at his office in the Royal Indian Marine Dockyard, Bombay, up to gunfire 12 noon (Standard time) on Monday, the 15th May 1911, after which hour no Tender will be received:—

Estimated

				Estimated quantity. Tons.
Bombay		***	***	7,000
Calcutta	***	***		15,000
Colombo			***	800
Karachi	***			700
Madras	***	444	***	500
Rangoon	La contract of			5,500

2. It will not be necessary for Tenderers to tender for all Ports, but for such Port or Ports as they may

desire.

3. The Coal tendered must have a calorific value of not less than 7,000 calories or 12,600 British Thermal Units with ash not exceeding 15 per cent., or the evaporative power of the coal must be not less than 7 lbs. of water per lb. of coal with ash not exceeding 16 per cent.

7 lbs. of water per lb. of coal with ash not exceeding 16 per cent.

4. Tenders must be accompanied by a Bank of Bombay Receipt for the amount to be deposited or by Government Loan Paper, which is not to be endorsed to any Government officer, but to stand in the name of the owner, interest being made payable at the Bombay Treasury. Tenders must be sent by Registered Post; if forwarded in any other way they will not be received. Informal Tenders will be rejected and no reason will be assigned for the rejection of any Tender. The Director of the Royal Indian Marine does not bind himself to accept the lowest or any Tender.

5. Any Tender containing a conditional clause contrary to these requirements or making stipulations not provided for either in this notice or the printed Tender and Schedule Forms will be summarily rejected.

6. Printed Tender Forms, and any other information in connection with this contract, can be obtained at this office, and the forms can also be had from the Deputy Director of the Royal Indian Marine, Calcutta; Port Officer, Karachi; Presidency Port Officer, Madras; and from the Principal Port Officer, Burma, Rangoon.

7. Each Tender is to be superscribed "Tender for Supply of Indian Coal."

Walter Lumsden,
Director of the Royal Indian Marine.

WALTER LUMSDEN, Director of the Royal Indian Marine. Royal Indian Marine Dockyard, Bombay, 5th April

Notice.

WHEREAS the Court of Wards. Lower Provinces, having ordered to take charge of the Naran portion of the estate of Rani Sham Shunder Kuer, widow of late Maharaja Kamhal Kinker Prosad Mal Bahadur, of Manjhauli, in the district of Gorakpore, under section 35 of Act IX (B.C.) of 1879, notice is hereby given, under section 10A (1) of the Act, that all persons having claims against the said proprietress or her immoveable property shall submit the same in writing to the undersigned at Chapra within six months from the date of publication of this notice.

B. FOLRY, Collector.
Saran Collectorate, Wards' Department, Chapra, the
24th April 1911. (549-1)

Notice.

A PPLICATIONS for the post of District Engineer, Bhagalpur, on a salary of Rs. 700—25—800 plus travelling allowance according to Civil Service Regulations are invited. Only those who are qualified under the rules published under Government Notification No. 3334L.-S.-G., dated the 20th December 1901, as amended by Notification No. 1198T.G., dated the 18th June 1906, should apply. All applications from intending candidates must be submitted in seeled and registered covers addressed to the Chairman of the District Board and superscribed "Applications for appointment of District Engineer." Each application must be accompanied by all the necessary certificates and testimonials required by the rules, together with a suitable envelope addressed and sufficiently stamped for registration in which they can be returned in the event of the application being unsuccessful. Applications will be received up to 15th June 1911. Applicants should state if they have had any practical experience of irrigation projects or sanitation. or sanitation

E. L. L. HAMMOND,

Chairman, District Board, Bhagalpur. Bhagalpur, the 20th April 1911. (529 - 3)

Notice

Is hereby given that the undermentioned mausas appertaining to the Gentha Encumbered Estate in the district of Palamau will be offered for sale by the Deputy Commissioner of that district at his office at Daltonganj on the 15th May 1911:—

Name of village.	Tauzi No.	District and thans.	Annual jama.	Nature of right.
Domaria	Lat Chandal-	Palamau, Garhwa.	Rs. A. 1,850 0	16 annas milkist.
Kasia	Ditto	Palamau,	232 13	Ditto.

The Government revenue and cesses are paid jointly with the other villages of the lot.

Further particulars are available in my office. Intending purchasers should send in written offers previous to the sale to the Deputy Commissioner.

J. N. SARKAR,

Manager, Encumbered Estates, Circle B, Palamau.

Daltonganj, the 1st April 1911.

(220-10)

POST OFFICE.

DESPATCH OF SEA-BORNE MAILS.

Mails for	of closur General	nd hour or at the al Post
United Kingdom and other places in Europe, America, East, West and South Africa (Letters and packets). N.B.—The latest day for money-orders is Wednesday and for parcels 11 a.m. on Thursday. Australasian Colonies Straits Settlements, China and Japan Straits Settlements	2nd May 29th April 8aturday 26th April 26th do. 29th do.	6-30 8-30 7-30

On other days correspondence for China, Japan and Australasian olonies is despatched to Tuticorin, so that it may proceed by the ris steamer from Colombo.

C. H. STUART.

Dated Calcutta, the 24th April 1911.

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Scientific Memoirs by Officers of the Medical and Sanitary Departments of the Government of India.—Preliminary Report on the killing of Rats and Rat Fleas by Hydrocyanic acid Gas by Captain W. D. H. Stevenson, M.B., I.M.S., New series, No. 38. Super Royal 4to. Board. 8a. or 9d. (4a.)
The Quarterly Civil List of the Home and Legislative Departments, Government of India, No. 14. Corrected to 1st October 1910. Royal 8vo. Limp. 11a. or 1s.

The Countess of Dufferin's Fund—Twenty-fifth Annual Report of the National Association for Supplying Female medical aid to the women of India for the year 1909. Paper cover. Royal Svo. Re. 1 or 1s. 6d. (4a.)

Fauna of British India. "Coleoptera Lamelli-cornea Part I. (Ceteoninæ and Dynas-tinæ)." Royal 8vo. Cloth. 8s. 7-8 or 11s. 3d. (5a.)

Quarterly List of Officers in the Departments of the Government of India, January to March 1911. Foolscap. Paper cover. 4a. or 5d.

Annual Report of the Sanitary Commissioner with the Government of India for 1909, with appendices and Returns of Sickness and Mortality among European Troops, Native Troops and Prisoners in India for the year. Foolscap. Board. Rs. 3 or 4s. 6d.

Scientific Memoirs by officers of the Medical and Sanitary Departments of the Government of Lucia. The applicability to Medico-Legal practice in India of the Biochemical tests for the origin of Blood Stains. New Series. No. 39. Super Royal 4 to. Board. 8a. or 9d. (4a.)

Scientific Memoirs by officers of the Medical and Sanitary Departments of the Govern-ment of India—The destruction of fleas by exposure to the Sum New Series. No. 40 Super Royal. Board. 8a. or 9d. (4a.)

FOREIGN DEPARTMENT.

The Quarterly Civil List of the Foreign Department, No. 17. Corrected up to 1st October 1910. Super Royal 8vo. Paper cover. Rs. 2-8 or 3s. 9d. (4a.)

Report on Sanitation, Dispensaries and Jails in Rajputana for 1909 and on Vaccination for the year 1909-10. Beard. Foolsoap. Re. 1 or 1s. 6d. (4a.)

Report on the Administration of A Merwara for 1909-10. Board. Foolscap.

or 3s. (4a,)
The Quarterly Civil List of the Foreign
Department, No. 18. Corrected up to
1st January 1911. Super Royal 8vo Paper cover.
Rs. 2-8 or 3s. 9d. (4a.)
"Seistan"—A Memoir on the History, Topography, Ruins and People of the Country
by G. P. Tate, Esq. Parts I to III. Super
Royal, Cloth. Rs. 21 or 32s. (12a.)

FINANCE DEPARTMENT.

List of Officers appointed by the Government of India in the Finance Department. Corrected to July and September 1910. Royal 8vo. Paper cover. 4a, or 5d. (2a.) each.

Classified List of officers of the Indian Finance Department, 25th October and 25th December 1910 and January 1911. Royal 8vo. Paper cover. 4a, or 5d. (2a.) each.

Report of the Administration of the Mints at Bombay and Calcutta for the year 1909-10. Foolscap. Paper cover. Re. 1 or 1s. 6d. (2a.)

DEPARTMENT OF COMMERCE AND INDUSTRY.

Annual Report on the Post Office of India for the year 1909-10. Foolscap, Board, Re. 1 or 1s. 6d. (8a.)

or 1s.6d. (3a.)
Administration Report of the Iodian Telegraph Department for 1909-10. Foolscap. Paper cover. Sa. or 9d. (2a.)
Return of Wrecks and Casualties in Indian Waters for the year 1909. Foolscap. Board Re, 1 or 1s. 6d. (3a.)

COMMERCIAL INTELLIGENCE DEPART-MENT.

MENT.

Sea-borne Trade and Navigation of British India for August, September and October 1910. Royal 8vo. Stitched. 8a or 9d. (2a.) each. Prices and Wages in India, 27th issue. Foolscap. Board. 8a. 2 or 3s. (6a.)

Accounts of the External Trade of British India for the months of July and August 1910. Nos. 4 and 5. Royal 8vo. Stitched. 8a. or 9d. (2a.) each.

Statistics of Cotton Spinning and Weaving in the Indian mills in July and August 1910. Royal 8vo. Stitched. 8a. or 9d. (2a.) each.

Note on the Production and Consumption of coal in India up to the year 1909. Foolscap. Paper cover. 8a. or 9d. (2a. 6p.)

Annual Statement of the Sea-borne Trade and vavigation of British India with the British Empire and Foreign Countries in the year ending March 31st, 1910 and the four preceding years, to which are appended the accounts of the Trade of Aden and of the French and Portuguese Possessions in India. Vol. I (Abstract and Detailed Tables of Imports and Exports). Super Royal. 4to. Rs. 3 or 4s. 6d. (Rs. 1.)

Variations in Indian Price Levels from 1861 to 1909 expressed in Index Numbers. Foolscap. Limp. 12a. or 1s. (2a.)

Statistics of Cotton Spinning and weaving in the Indian Mills in September 1910. Royal 8va Stitched. 2a. or 2d. (la.)

Accounts of the Trade carried by rail and river in India in the official year 1909-10 and the four preceding years, 22nd issue. Foolscap. Board. Re. 1-12 or 2s. 9d. (4a.)

Statistics of British India for 1908-09 and preceding sears. Part IV (a): Finance and Revenue including Statistics relating to Comage, Paper Currency, Public Debt. etc. Third issue, 1910. Foolscap. Board. Re. 1 or 1s. 6d. (4a.)

Statistics of British India for 1908-09 and preceding years. Part IV (b): Finance and Revenue including Statistics relating to Principal Heads of Revenue, Land Revenue and December 1910 and January 1911. Royal 8vo. Stitched. 8a or 9d. (2a.) each.

Accounts of the External Trade of British India for the months of July, August, September, October and November 1910.

Nos. 4, 6 and 7. Royal 8vo. Stitched. 8a. or 9d. (2a.) each.

Statistics of Cotton Spinning and W.

Statistics of Cotton Spinning and Weaving in the Indian Mills in July, August, September, October, November and December 1910. Royal 8vo. Stitched. 2a. or 2d. (1a.) each.

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Accounts relating to the Trade carried by Rail and River in India in the quarter ending June 1910 compared with the corresponding periods of the years 1938 and 1909. No. 1 of 1910-11. Faoiscap, Paper cover. 8a. or 9d. (4a.)

Notes on the Sugar in India, 3rd edition 1911. Super Royal Swo. Paper cover. Re. 1-12 or 2s. 6d. (2a.)

Tariff Schedules, 1911. Royal 8vo. Paper cover. 6a.

Catalogue of Indian Manufactures. Roval 8vo. Paper cover. 4a. or 5d. (2a.)

Annual Statement of the Sea-borne Irade and mual Statement of the Sea-borne Irade and Navigation of British India, with the British Empire and Foreign Countries in the year ending March 31, 1910, and the four preceding years, to which are appended the accounts of the Trade of Aden and of the French and Portuguese Possessions in India. Forty-fourth issue. Vol. II, 1909-10. Super Royal. Board. Rs. 3 or 4s. 6d. (Re. 1.)

Accounts relating to the Trade carried by Rail and River in India in the quarter ending September 1910 compared with the corresponding periods of the years 1908 and 1909. No. 2 of 1910-11. Foolscap. Paper cover. 8a. or 9d. (4a.)

Note on the production of Coffee in India in the year 1:00:10 (4.c., 1st July 1909 to 30th June 1913). Fooiseap. Paper cover. 4a. for 5d. (1a.)

DEPARTMENT OF REVENUE AND AGRICULTURE.

A Note on the Preservation of Bamboos from the attacks of the Bamboo Beetle or "Shortborer." Forest Pamphlet No. 15 (Forest Zoology series), by E. P. Stebbing. (Forest Zoc 7a. or 84, (2a.)

Jacquot. Translated by C. E. C. Fischer. Royal 8vo. Cloth. As. 14 or 1s. 3d. (5a.)

Classified List of Forest Officers of the Imperial and Provincial Services in the Bengal, Madras and Bombay Presidencies in July 1910. Royal 8vo. Board. Re. 1 or 1s. 6d.

The Indian Forest Records. The Sylviculture of Hardwickia binata (Anjan). by D. O. Witt, Esq. Notes on Sandal (Germination and Growth of Seedlings), by Rao Sahib M. Rama Rao. Royal 8vo. Paper cover. Rs. 3-4 or 5s. (4a,)

The Indian Forest Memoirs, Vol. I, Forest Zoology Series, Part III—A note on the Lac Insect (Tachardia Lacca): its Life History, Propagation and Collection, by E. P. Stebbing, Esq. Paper cover. Super Royal 4to. Re. 1 or 1s. 6d. (3a.)

Progress Report of Forest Administration in the Andamans for 1909-10. Foolscap. Paper cover. As. 8 or 9d. (2s.)

Progress Report of the Imperial Forest Research Institute for 1909-10, Board, Foolscap. As. 7 or 8d. (2a.)

A Forest Flora of Chota Nagpur including Gangpur and the Santal Parganas, by H. H. Haines, Esq. Super Royal 16mo. Cloth. Rs. 9 or 13s. 6d. (5a.)

Imperial Forest Coil-ge, Dehra Dun, Calendar, August 1910. Royai Svo. Paper cover. 10a. or 1s. (2a.)

Records of the Botanical Survey of India, Volume V, No. 1. Catalogue of non-herbaceous phanerogams cultivated in the Royal Botanic Garden, Calcutta, Part I (Numerical List), by Major A. T. Gage, I.M.S. Royal 8vo. Paper, Re. 1-6 or 2s. (2a.)

Forest Bulletin No. 1, 1911.—Note on Calorimetric Tests of some Indian woods by Puran Singh, F.C.S., etc. Super Royal Svc. Paper cover. 2a. or 2d. (1a.)

List of Officers in the Department of Revenue and Agriculture, Government of India, and in the Departments under its administrative control. corrected to 1st January 1911. Royal 8vo. Board. 8a, or 9d. (3a.)

Classified List of Forest Officers of the imperial and Provincial Services in the Bengal, Madras and Bombay Presidencies on 1st January 1911. Reyal Svo. Board. Re. 1 or.1s. 6d. (4a.)

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Diagrams and Tables for the Design of notches for Falls in Irrigation Channels by Capt. A. ff Garrett. Foolscap. Cloth. 11a. 6p. or 1s. 2d. (2a. 6p.)

Classified and Distribution Return of Establishment corrected up to 31st December 1910. Royal 8vo. Paper cover. Re. 1 or 1s. 6d. (2a.)

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Some practical points in the Design and Construction of Military Buildings in India. Royal 8vo. Cloth. Rs. 3-5 or 5s. (5a.)

Papers set at the Examination for Admission to the Staff College, Quetta, held in November 1909. with Extracts from the Reports of the Examiners. Paper cover. Demy 8vo. Rs. 3 or 4s. 6d. (2a.)

The Quarterly Indian Army List for January 1, 1911. Paper cover. Royal 8vo. Rs. 2-12 or 4s. 3d. (6a.)

List of Light-houses and Light-vessels in British India, including those in the Gulf of Aden, as existing on the 30th June 1910. Board. Royal 8vo. Re. 1 or 1s. 6d. (2a.)

Priced Vocabulary of Stores, Indian Adden-dum, 1911. Royal 8vo. Cloth. Rs. 2.10 or 4s. (6a.)

ACCOUNTANT-GENERAL, BENGAL.

History of Services of Gazetted and other Officers serving under the Government of Bengal, corrected to 1st July 1910, Part I. Royal bvo. Board. Rs. 2 or 3s. (8a.) Part II. Rs. 2 or 3s. (6a.) Complete, Rs. 4 or 6s. (14a.)

RAILWAY BOARD.

Annual Report on architectural work in India by J. Begg, Consulting Architect to the Government of India for 1909-10. Foolscap. Paper cover. Rs. 8 or 4s. 6d. (3a.)

Classified List of the State Railway Establishment and Distribution Return of Establishment of Railways corrected up to 31st December 1910. Royal 8vo. Paper cover. Re. 1 or 1s. 6d. (2a.)

List of new books for sale at Thomason College, Roorkee, which were not advertised before.

Roorkee Treatise and Civil Engineering-

Section IX. Railways, 5th Edition. Revised by F. G. Royal Dawson, 1908. Es. 4-4. Section V-Manual of Estimating. 7th Edition, 1908. (Reprint.) Rs. 3-12.

Phomason College Calendar for 1908. Rs. 5-2.

Examination question papers of the Thomason College Civil Engineer Class and Upper Subordinate Class Entrance Examination and the 4th grade P. W. Accounts Examination from 1905—1909, published by the Newul Kishore Press, Lucknow. Re. 1-4.

List of new books and periodicals for sale at the Library of the Asiatic Society of Bengul, 57, Park Street, Calcutta.

SOCIETY'S PUBLICATIONS.

Journal and Proceedings, Vol. 5. Nos. 2 to 11, at Rs. 2 each.

Memoirs, Vol. 2. No. 10, Cerrhipedes Opercules de l'Indian Museum de Calcutta. Par Mr. M. A. Gruval, at Rs. 2. No. 11, Correlations of Areas of Matured Crops and the Rainfall. By Mr. S. M. Jacob, L.c.s., at Rs. 2-8.

Journal and Proceedings, Vol. V. Extra No. 1909. Grammar of the Kanawari Language at Rs. 3. Extra No. 2, 1909. Maithili Grammar, Part I, at Rs. 4. Ditto.

Journal and Proceedings, Vol. VI. Nos. 1 to 10 at Rs. 2 each.

Ditto. Extra No. 1910. Divan-i Babur Padishah, at Rs. 2.

Memoirs, Vol. 2, No. 10. Notes on some Monuments in Afghanistan. By Mr. H. H. Hayden, at Re. 1.

Memoirs, Vol. 2, No. 11. On the Correlations of Areas of Matured Crops and the Rainfall. By Mr. S. M. Jacob, I.C.S., at Rs. 2-8.

Memoirs. Vol. III, No. 1. Ramacarita. By Sandhyakara Nandi. Edited by Mahamahopadhyaya Haraprasad Shastri,

Memoirs, Vol. III. No. 2. An alchemical compilation of the Thirteenth Century A.D. By Mr. H. E. Stapleton, B.A., at Re. I.

Memoirs, Vol. III, No. 3. The Journal of Major James Rennell. By Mr. T. H. D. LaTouche, at Rs. 4.

Memoirs, Vol. III, No. 4. Lisu (Yawyin) tribes of the Burma-China Frontier. By Messrs. A. Rose and J. Coggin

Brown, at Rs. 3

Memoirs, Vol. IV. No. I, Sanskrit-Tibetan-English Vocabulary. By Alexander Cosma de Koros. Edited by Drs. E. Denison-Ross and Satis Chaudra Vidyabhusans, at Rs. 5.

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Persian and Turki Divans of Bayram Khan Khan Khannan. By Dr. E. Denison-Ross, at Re. 1.

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List of Publications issued by the Meteorological Department from 1st October 1910 to 31st March 1911.

Monthly Weather Review for July to November 1910. (Illustrated by 7 plates.) Quarto. Paper cover. Re. 1 per month.

Annual Summary of Monthly Weather Review, 1909. (Illustrated by 6 plates.) Quarto. Paper cover.

Rs. 3.

List of Publications issued by the Meteorological Department during the current Quarter.

Monthly Weather Review for December 1910. (Illustrated by 7 plates.) Quarto. Paper cover. Re. 1.



The Calcutta Gazette.

WEDNESDAY, MAY 3, 1911.

PART II.

Adbertisements.

N.B.—Advertisements, Notices, &c., intended for insertion in this Part of the "Gazette" cannot be received after Noon on Monday.]

LAND SALE NOTICES.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Muzaffarpur will be put up for sale at the office of the Collector of that district on the 5th June 1911 at midday for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar rams of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1		3	Astronome of tells of the	To act I conflict an age, ye	**************************************	ranta T rans	FRE 8	•
7030	Gopinath Amir Kuli Khan, pargana Ratti.	Rs. A. P. 1,099 14 11	Entire		Musammat Sohago Kuar aud others.	Rs. A. P.	Rs. A. P. 343 11 9	Rs. A. P.
1	Parsotimpur Ba- rari, pargana Bhimpur.	1,152 7 0		9a, 2d, 4c, 8b, 18ph	Musammat Bibi Fasihan, alias Bibi Ghaso.	656 5 6	196	86 1 5
21329 Rs.	Dharampur Harka- mansahi Kasim Hussain, par- gana Marwah- kalan.	1,184 9 10	-	Madhopur Chhata 2a. 16k, 2kt, 4d. Rampur Gangauli 16 ans,	Baijnath Prasad Singh and others,	771 19 4		21 15 8

Muzaffarpur Collectorate, the 29th April 1911.

F. F. LYALL, Collector.

Competer a College of Seasons on a 2010 a visit 1911

Notification B.

NOTICE is hereby given, under sections 5 and 13. Act XI of 1859, that unless the arrears mentioned below are paid on or before the next latest date of payment, viz., the 25th May 1911, the undermentioned estates or shares of estates in the district of Champaran will be put up for sale at the office of the Collector of that district on the 2nd June 1911 at 8 o'clock for the said arrears:

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to sold, it is to be understood that a separa account is kept for that share.

Tauzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be solo, specification of such share or shares	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears du- from it.	Nature and amount of de mand for whi to be sold,
1	3		9.0	S-1 0	TTIME	7	00	9	10
780	Mahal Rajipur, tauji Salempur Hadiabad,	Rs. A. P.	Whole		Mr. T. R. Lewis, Manager, Bettiah Estate,	Rs. A. P.	Rs. A. P. 595 9 0	Rs. A. F.	Rs. A. 1 Revenue— 595 9 (

Motihari, the 26th April 1911.

D. C. PATTERSON, Collector

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estate, situate in the district of Jessore, will be put up to sale at the Magura Subdivisional Office on the 7th June 1911, corresponding with the 3th Jaistha 1318 BS.

The purchasers will be subject to the following conditions of sale:—

Conditions of sale.

- 1st.—The estates to be sold to the highest bidder above the upset price, which will be fixed by the Collector at the time of sale. The purchasers of this estate will be considered as the proprietors of the estate, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.
- 2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.
- 3rd .- If the purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
- 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the loth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

No. on the district roll	Name of estate and pargana.	Approximate area in acres.	Government revenue assessed.	REMARKS.
			Rs.	
4205 4619	Chandanpratap, pargana Mahmudsahi Amtail, ditto	38·2 3 21·73	79 27	

Advertisement of Sale.

JOHN W. Z. LOW AND THE

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Chowrashi branch, Saltore Siding of Bengal-Nagpur Railway, in the district of Manbhum, will be put up to sale at 12 o'clock on Tuesday, the 16th May 1911, at Inanpur Dâk Bungalow:—

The purchasers of the several plots of land will be subject to the following conditions:—

1st.—The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the Railway boundary, or to plough the land nearer than three feet from the same.

2nd.—If the smount of purchase-money does not exceed Bs. 100, the whole amount must be paid down at once.

3rd—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the fitteenth day after the sale, r-ekoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

4th.—The plots of land will be sold revenue-free to the highest bidders.

5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Board confirming the sale.

re lot	Name of district.	Pargana and mauza,	Number of mile on which	Situated on which	hich mo		Commence- men, and termination	Boundary of lot.		
Consecutive number.	district.	and mades.	land is situate.	side of the railway.	В. к. с.	Acres.	Reasons for exclusion.	А. в. Р.	of lot.	
1, 2 and 8	Manbhum	Pargana Chow- rashi, mauza Saltore.		North-east	13 1 6	4'32	CIS. Control		Plot No. 1 commences from 9,000 chain-age and terminates at 9,800 chain-age. Plot Nos. 2 and 3 commence at chainage 9,600 and terminates at chainage 10,700.	PLOT No. 1: North, East and South—By the puddy land and waste land of village Saitore. West—By the Bengal-Nagpur Railway land. PLOT No. 2. North and West—By the Bengal-Nagpur Railway land. South and East—By the paddy and East—By the paddy and waste land of village Saltore.
								4		PLOT NO. 3. North—By the waste and paddy land of village Saltore. East, South and West—By the Bengal-Nagpur Railway land,

Purulia, the 29th March 1911.

C. H. CROSSE, Land Acquisition Deputy Collector.

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL

for the week ending 25th April 1911.

for the week entire	ly some April 1811.
* LIABILITIES.	ASSETS. Ra. A. P.
Capital paid up 2,00,00,000 0 0 Reserve Fund 1,75,00,000 0 0 Public Deposits at Head	Government Securities 2,90,42,370 0 0 Other authorized Investments 65,81,557 0 0 Loans on Government and other authorized
Office Rs. 99,53,270 0 3 1,89,93,686 5 1 Ditto ditto at Branches 90,40,416 4 10 1,89,93,686 5 1 Other Deposits at Head Office and Branches 15,79,93,044 12 8 Bank Post Bills, &c. 10,74,406 4 7	Securities
Sundries 20,27,508 12 9	Bullion
The state of the s	15,55,81,687 11 11 Cash & Currency Notes
The state of the s	at Head Office* Rs. 2,86,39,739 4 5 Cash & Currency Notes at Branchest ,, 3,33,67,219 2 9 6,20,06,958 7 2
nepees 21,75,88,646 3 1	Rupece 21,75,88,646 8 1
* Includes Sovs. & \frac{1}{2} Sovs. † Do. do.	do. , 2,91,150 0 0
	,, 4,03,425 0 0

Rate for Demand Loans, 7 per cent.

By order of the Directors,

MANE OF BENGAL, alcutta, the 27th April 1911. Percentage 34.43. C. M. BASTIN, Chief Accountant,

N. H. Y. WARREN, Offg. Secretary and Treasurer. (566-1)

Notice of Deaths sent to the Administrator-General of Bengal, under section 64 of Act II of 1874.

Name of deceased.	Place of death.	Date of death.	By whom death reported, and when.	RHMARKS.
Subedar Marshall Antoni Mandis. Mrs. Harriet Disna Chapman Mr. John Alfred Cope, I.C.S., Settlament Officer. Mr. Alfred Christopher John-	rolikote in the district of Naini Tai, Purnea	Sth February 1910 24th November 1910, 28th January 1911 29th September 1910,	Commissioner and District Judge, Kumaon Division, on 17th January 1911. District Judge, Purnes, on 30th January 1911. District Judge, Amherst at Moulmein, on 2nd February 1911. District Judge, Mirzapur, on 13th February 1911.	The widow of the deceased has been instructed to apply for Probate of the Will left by the deceased. Probate of the Will of the deceased has been granted to her sons. Further report under section 64 of Act II of 1874 is awaited from the District Juago. The son of the deceased has applied for Probate of the Will of the deceased.
son, late a Government Pensioner. Mr. Valery Peltier, Elgin Mills, Cawnpore.	dess lide in the street	19th February 1911.	District Judge, Cawnpore, on 24th February 1911.	The deceased has left a Will appointing
Mrs. Flora Toomey	Raghai Kanti on outpost of	7th January 1911	District Judge, Muzaffarpur, on 1st February 1911.	The deceased has left a Will and Pro- bate has been applied for by the Exa-
Mr. William Pivis Coburn Mrs. Mary Elizabeth Burke	Kurseong Jeolikoti, near Naini Tal,	18th February 1911. 24th January 1911	District Judge, Purnea, on 7th March 1911. Commissioner and District Judge, Kumson Division, on 8th March 1911.	The deceased left no property. The deceased has left a Will and the Executor appointed under it has applied for renunciation of his right. It is likely that the sous of the deceased will apply for Letters of Adminis-
Mr. Edward Ellis Forrester, late District Judge of Gays.	Gaya	10th Merch 1911	District Judge, Gaya, on 20th March 1911.	Letters of Administration with copy of Will annexed have been applied for on behalf of widow of the deceased
Mr. W. J. Thompson, of Agra Mr. Henry Theodore Edward Bell, Agent of Bank of Bengal.	Dholpore State Dacca	2nd: November 1910. 3rd March 1911	March 1911.	The deceased left no Will and no one applied for Letters of Administration. Not known whether the decessed has left any Will, Further report is availed from the District of the Property of the Control of the Property of t
Mrs. Annie Gray Mr. R. E. S. Barolay late a Telegraphist at Rawalpindi.	Naini Tal Victoria Hospital, Labore.	8th March 1911	Commissioner and District Judge, Kumaon Division, en 28th March 1911. District Judge, Rawalpindi, on	The deceased has left a Will and the Executrix has applied for Probate. Second report under section 64 of Act II of 1874 is awaited from the District
Mrs. Mary Matthews	Lucknow	8th February 1911.	Commissioner and District Judge, Kumaon Division, on	Judge. The deceased has left a Will and Mr J. E. Corbett, the Executor appointed under the Will, has applied for
Mr. Frederik Ahlberg, of the Burma Gold Dredging Company, Limited.	Myitkyina District	14th February	10th March 1911. District Judge, Myltkyina, on 25th March 1911.	Probate.
Mr. Charles Herbert Leake, late a Photographer.	Peshawar Canton- ment.	19th February 1911.	District Judge, Peshawar, on 28th February 1911.	The assets of the estate are said to be in possession of the deceased's widow who is now at Lucknow. Enquiries are being made whether she intends to apply for grant of Letters of Adminis-
Revd. Samuel Joseph Jones, of Dinapur.	garh and Benares stations on his return journey by rail.	1910,	District Judge, Patna, on 13th and 14th February 1911.	tra ion to the Estate. The deceased died intestate and a certificate under section 36 of Act II of 1874 has been granted by the Administrator-Seneral to Revd. W. J. Price, of Dinapur as Agent of Mrs. Jones, the widow of the deceased.
Mr. Robert Henry Peal, late a Government pensioner.	Naini Tal	29th March 1911	Commissioner and District Judge, Ruman Division, on 18th April 1911.	THE PROPERTY AND ADDRESS OF THE PARTY OF THE
Mr. Frenk Oswald Puller, late a Shuuter, North-Western Rallway, Saharanpur.	Store W. V.	19th I., ,,	District Judge, Saharanpur, on 22nd April 1911.	It is reported that Mrs. Fuller intend to administer the estate of her late husband, but no one has yet applied for grant of Letters of Administration to the estate,
Mrs. Agnes Josephine Deriaz, wife of Mr. P. E. Deriaz, Proprietor. Tea and Fruit Estate, Ramgarh.	Haldwani	12th January 1910	Commissioner and District Judge, Kumson Division, on 27th January 1911.	The deceased has left a Will in possession of one Miss Emma Deriaz. The heirs of the deceased have been directed to apply for Probate.
Mr. Pierre E. Deriaz, of Ram- garb, in the district of Naini Tal.	Balrampur Hos- pital,	10th November 1910.	Commissioner and District Judge, Kumaon Division, on 27th January 1911.	The deceased has left a Will in custody of Revd. H. Menzies, Chaplain of Lucknow, but no application for grant of Probate has yet been made. The Pleader engaged by the heirs of the deceased has been directed to apply for Probate at an early date.
Mr. Joseph Harrington Vaughau.	Lucknow	22nd February 1911.	District Judge, Lucknow, on 19th April 1911,	The deceased left a Will, and Mr. Robert Samuel Jackson, Deputy Examiner of Railway Accounts, Indian Finance Department, Lucknow, who is the sole Executor under the Will, has applied four Probate.
Miss Emily Barrett, late a Nursing Sister.	Jalpaiguri	30th March 1911	District Judge, Dinajpur, on 25th April 1911.	The deceased appears to have left a Will, the original of which is not traceable.

Notification.

TO be peremptorily sold by the Registrar of the High Court of Judicature at Fort William in Bengal, Ordinary Original Civil Jurisdiction, in his sale-room in the Court-house pursuant to two several decrees of Court made in Suit No. 686 of 1908 (wherein Srimutty Apurbamohini Dassee is plaintiff and Bepin Behary Sinha and others are defendents), and dated, respectively, the 11th day of November 1908 and the 11th day of February 1910, on Saturday, the 13th day of May 1911, at the hour of 12 o'clock noon, the undermentioned property:—

at the hour of 12 o'clock noon, the undermentioned property:—

Lot I.—All that piece or parcel of vacant land containing by measurement 4 cottals I chittack and 13 square feet, more or less, situate and lying at and being premises No. 19, Nawabdi Ostagar's Lane, in the North Division of the town of Calcutta, paying an annual revenue of annas eleven and pies three to the Collector of Calcutta, and bounded in manner following, that is to say, on the north by the premises No. 19-1, Nawabdi Ostagar's Lane, on the south by the vacant land of Jotindra Nath Bose, on the east partly by premises No. 19-1, Nawabdi Ostagar's Lane, partly by a common passage, and partly by the land of Upendra Nath Sen, and en the west by premises No. 14, Nawabdi Ostagar's Lane.

Lot II.—All that the durputni right of and in the

Lane.

Lot II.—All that the durputni right of and in the five mauzas, viz., Kristonundapur, Shakarahati, Rameswarpur, Nahshan and Bhupotipur, in lot Kristonundapur, bearing tauzi No. 83 of the Hooghly ollectorate, sub-registry and police-station Jagatballavpur, registration district Howrah, in the district of Hooghly, paying an annual durputni rent of rupees one thousand and four hundred to Srimutty Promodini Dassee and

and four hundred to Srimutty Promodini Dassee and others.

Lot III.—All that the putni mahal consisting of the three mauzas, viz., Bargachia Chak, Subudhi and Chak Santosh, in lot Kristonundapur, bearing tauzi No. 83 of the Hooghly Collectorate, pargana Balia, police-station and sub-registry Jagatbullavpur, registration district Howrab in the district of Hooghly, paying an annual putni rent of rupees nine hundred and sixty-one to Babu Kedar Nath Kundu, of Alouri.

The abstract of title and conditions of sale may be seen at the office of the said Registrar or at the office of Messrs. G. N. Dutt & Co., Attorneys for the plaintiff, at No. 2, Hastings Street, on any day before the sale and will be produced at the sale.

and will be produced at the sale.

J H. HECHLE, Registrar.

G. N. Dutt & Co., Piaintiff's Attorneys.

High Court, Original ride, Calcutta the 31st day of
March 1911. (557-1-479)

In the Court of the District Judge of . Cuttack.

L. C. Adami, Esq., I.c.s. MISCELLANEOUS CASE No. 23 or 1911. The 22nd day of April 1911.

In the matter of the Indian Companies Act, 1892, and of the Sree Radha Kristo Bilas Provident Company, Limited, Puri.

(1) Benupani Mahapatra, of Harchandisahi, town Puri, (2) Madhu Sudan Misra, of Harchandisahi, town Puri, two of the directors and shareholders of the Company, (8) Choudhuri Prankrista Misra, of Bheda, pargana Sungra, district Cuttack, one of the share-holders of the Company, petitioners.

NOTICE is hereby given that a petition for winding NOTICE is hereby given that a petition for winding up of the abovenamed Company by the Court was, on the 19th day of April 1911, presented to this Court by the abovenamed three petitioners, two of whom are directors and shareholders and the third only a shareholder of the Company. And that it has been directed that the said petitioners shall be heard before the said Court on the 4th day of May 1911, and any creditor or contributory of the said Company desirous to oppose the making of an order for the winding up of the said Company under the above Act should appear at the time of hearing, by himself or his advocate, attorney, or pleader, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same on application to the said Court on payment of the charges for the same. Petitioners represented by their Pleader Babu Ramsanker Ray and Babu Gopal Chandra Paharaj.

L. C. ADAMI, District Judge. Cuttack Judge's Court, the 25th April 1911.

[Notice under Order I, Rule 8, of Act V of 1908.]

In the Court of Munsif of Giridih, district Hazaribagh.

MONEY SUIT No. 355 or 1911.

Babu Maharaj Bahadur Singh, plaintiff, versus Ramji Prasad, son of Madhai Mahto, by caste Gowala, at present Police Sub-Inspector, Pirtand, Giridih Munsifi, defendant.

NOTICE is hereby given that Babu Maheraj Bahadur Singh, the aforesaid plaintiff, General Manager of the Sitambari sect of the Jain community, Madhuban Pares Nath, who belongs to that sect, has brought the above suit on behalf of and for the benefit of all the members of the Sitambari sect against the abovenamed defendant for recovery of rupees five hundred

only as damages.

Any one wishing to be made a party to the suit or to prefer any objection to the plaintiff's claim in the aforesaid suit may apply to this Court to be made a party or file his objection on or before the 30th May 1911.

ASHUTOSH PAL, Munsif, Giridih.

Giridih, the 28th April 1911.

(573-1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER

No. 22 or 1911.

Re Hari Churn Ghose, lately carrying on business as cloth merchant under the name and style of Parames-sur Ghose and Hari Churn Ghose at No. 24, Puggia-putty, Barrabazar, in the town of Calcutta, and re-siding at No. 52, Sukea's Street, in Calcutta, afore-

Ex parts Goberdhone Dass, the creditor.

ON the 7th day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE.—All debts due to the estate should be paid to me. Dated this 26th day of April 1911.

C. E. Grev, Official Assignee of Calcutta. (558-1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER

No. 35 of 1911.

Re Patrick Francis Maher, of No. 68, Serpentine Lane, in the town of Calcutta, and serving as an assistant in the Department of Commerce and Industry, Government of India, exparte the debtor.

ON the 3rd day of February 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdication adjudging the bovenamed as an insolvent.

NOTE.—All debts due to the estate should be paid to me.

Dated this 27th day of April 1911.

C. E. Grey, Official Assignee of Calcutta (564 - 1) In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER

No. 81 of 1911.

e Shaik Ramjan Ally, residing at No. 136, Machooa Bazar Street, in the town of Calcutta, lately a khansamah and a contractor for supplying food in the "Grand Hotel" in Chowringhee, in Calcutta, aforesaid, at present doing nothing, ex parte the debter.

debtor.

ON the 29th day of March 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Dated this 1st day of May 1911.

C. E. Grey, Official Assignee of Calcutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER

No. 93 of 1911.

Re Brindraj, residing at No. 70, Cross Street, in the town of Calcutta, and Ramdeo, residing at No. 69, Cross Street, aforesaid, both lately carrying on business in co-partnership as commission agents at 69, Cross Street, aforesaid, under the name, style and 69, Cross Street, aforesaid, under the name, style and firm of Brindraj Kamdeo, the former being at present without any employment, and the latter now a prisoner in the civil side of the Presidency Jail at Calcutta, ex-parte the debtors.

On the 19th day of April 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

Norm,-All debts due to the estate should be paid to me Dated this 26th day of April 1911.

C. E. GREY, Official Assignee of Calcutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER No. 94 or 1911.

Re Sarah Engelbrigt, residing at No. 22, Fordyce's
Lane, in the town of Calcutta, a Shorthand Typist in
the office of Messrs. Arratoon & Co., of Calcutta,
aforesaid, ex parte the debtor.

On the 21st day of April 1911, an order was made by,
the High Court of Judicature at Fort William in
Bengal in its Insolvency Jurisdiction adjudging the

abovenamed as an insolvent.

NOTE .- All debts due to the estate should be paid to me.

Dated this 1st day of May 1911.

C. E. GREY, Official Assignee of Calcutta. (575 - 1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER.

No. 95 of 1911.

Re Assam, residing at No. 9, Merodith's Lane, in the town of Calcutta, and carrying on business at No. 11, Bentinck Street, in Calcutta, aforesaid, as a shoemaker, under the name and style of Assam & Co., ex parte the debtor.

On the 24th day of April 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Note,—All debts due to the estate should be raid to me.

NOTE .- All debts due to the estate should be paid to me.

Dated this 27th day of April 1911.

C. E. GREY, Official Assignee of Calcutta (565-1) In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER No. 96 or 1911.

Re Mul Chand Sarangee, late of No. 65-3. Noormull Lohia's Lane, in the town of Calcutta, formerly carrying on business in co-partnership under the name, style and firm of Sova Chand Doongarmull in piecegoods at Nos. 95 and 9-, Cross Street, in Calcutta, aforesaid, now a broker in piece-goods, exparts the debtor.

On the 24th day of April 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE .- All debts due to the estate should be paid to me. Dated this 27th day of April 1911.

C. E. GREY, Official Assignee of Calcutta, (563-1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER

No. 97 of 1911.

Re Lal Chand and Munshy Lal, of No. 228-2, Strand Road, in the town of Calcutta, formerly carrying on business in co-partnership as grocers under the name and style and firm of Lal Chand Munshy Lal at No. 41, Strand Road, Juggernath Ghat, and of whom Lal Chand a pr.soner in the Civil Side of the Presidency Jail, and Munshy Lal now out of employment, ex parte the debtors.

ON the 24th day of April 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

NOTE .- All debts due to the estate should be paid to me.

Dated this 1st day of May 1911.

C. E. GREY, Official Assignee of Calcutta (576-1)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge of Alipur.

INSOLVENCY CASE No. 16 of 1911.

In the matter of Mary Agacy, of 11, Dent Mission Road, Khiderpur, applicant, debtor.

PURSUANT to a petition, dated the 1st February
1911, and on reading the said petition and
hearing the pleader for the said applicant on 27th
March 1911, it was ordered that the debtor be and the
said debtor was hereby adjudged insolvent.
Dated this the 24th day of April 1911.

T. W. RICHARDSON, District Judge (548-1-492)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.] DISTRICT 24 PARGANAS.

In the Court of the District Judge at Alipur. INSOLVENCY CASE No. 17 or 1910.

In the matter of Garibullah Mollah, son of Madhu Mollah, of Daumhati, thana Sarupnagore, district 24-Parganas, applicant, debtor.

PURSUANT to a petition dated the 1st March 1910, and on reading the said petition and hearing the pleader for the said applicant on 29th August 1910, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent. The 15th May is fixed for the creditors to prove their debts.

Dated this 20th day of April 1911.

T. W. RICHARDSON, District Judge. (525-1-495)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Incolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 92 of 1910.

In the matter of Abinash Chandra Das, son of late Shib Chandra Das, of Ram Mohan Dutta Lane, Bhowanipur, applicant, debtor.

PURSUANT to a petition dated the 23rd December 1910, and on reading the said petition and hearing the pleader for the said applicant on 20th February 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

Dated this the 24th day of April 1911.

T. W. RICHARDSON, District Judge

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 1 or 1911.

In the matter of Jotindra Nath Bose, son of late Rakhal Das Bose, of kajpur, thana Sonarpur, district 24-Parganas, applicant, debtor.

PURSUANT to a petition dated the 14th January 1911 and on reading the said petition and hearing the pleader for the said applicant on 27th March 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

Dated this the 24th day of April 1911.

T. W. RICHARDSON, District Judge. (547-1-498)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

In the Court of the District Judge of Alipore.

DISTRICT 24-PARGANAS.

INSOLVENCY CASE No. 18 of 1910.

In the matter of Manajuddin Mollah, son of Garibullah, of Dauubati, thana Sarupnagore, district 24-Parganas, applicant. debtor. applicant, debtor.

PURSUANT to a petition dated the 1st March 1910, and on reading the said petition and hearing the pleader for the said applicant on 29th August 1910, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent. The 15th May 1911 is fixed for the creditors to prove their debts.

Dated this the 20th day of April 1911.

T. W. RICHARDSON, District Judge. (524-1-500)

In the Court of the District Judge of Cuttack.

INSOLVENCY PETITION No. 6 of 1911. In the matter of Dinabandhu Das, debtor, of Balpore,

pargana Kotrahang.

WHEREAS the said Dinabandhu Das has applied to this Court, by a petition dated the 8th April 1911, to be declared an insolvent under the Provincial Insolvency Act (III of 1907), and the names of the following persons appear in the list of creditors filed by the said debtor, this is to give notice to all his creditors that the Court has fixed the 15th day of May 1911 for the hearing of the said petition and the examination of the debtor. Persons desiring to be represented in the matter should attend in person or by duly instructed

pleaders. The particulars of the debts alleged in the petition to be due are as follows -

Names of creditors.		Amount of debts.
(1) Hariballabh Khuntia	STORAL	Rs. 509
(2) Gopal Padhiari (3) Bhagban Mahapatra		287 67

L. C. ADAMI, District Judge. Cuttack Judge's Court, the 28th April 1911.

NOTICE.

In the Court of the District Judge of Darbhanga.

INSOLVENCY CASE No. 5 of 1911,

In the matter of Gulab Sahu, of village Jalai, pargana Nanpore, district Darbhanga.

NOTICE is hereby given to all concerned that the abovensmed petitioner has applied to this Court to be declared an insolvent, and that his case has been fixed for 4th May 1911 for hearing.

A. MELLOR, District Judge.

District Judge's Office, Laheria Sarai, the 20th April

NOTICE.

In the Court of the Deputy Commissioner of Darjeeling.

No. 3 or 1911.

Indraman Rai, of Darjeeling, insolvent.

WHEREAS the abovenamed has filed an applica-tion to be declared an insolvent, and the same will be heard by the Deputy Commissioner of Darjeel-ing on the 11th day of May 1911 at his Court,

F. G. E. PIFFARD, for Dy. Commr.

Dy. Commr.'s Office, Darjeeling, the 24th April 1911.

(654-1-487)

NOTICE.

In the Court of the Deputy Commissioner of Darjeeling.

No. 4 or 1911.

Surbir Numchi, insolvent.

WHEREAS the abovenamed has filed an applica-tion to be declared an insolvent, and the same will be heard by the Deputy Commissioner of Dar-jeeling on the 11th day of May 1911 at his Court.

F. G. E. PIFFARD, for Dy. Commr.

Dy. Commr.'s Office, Darjeeling. the 24th April 1911. (555-1-488)

NOTICE.

In the Court of the Deputy Commissioner of Darjeeling.

No. 5 of 1911.

Mohindra Gurung, of Darjeeling, insolvent.

WHEREAS the abovenamed has filed an application to be declared an insolvent, and the same will be heard by the Deputy Commissioner of Darjeeling on the 11th day of May 1911 at his Court.

F. G. E. PIFFARD, for Dy. Commr.

Dy. Commr.'s Office, Darjeeling, the 24th April 1911. (556-1-489)

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 40 of 1910.

NOTICE is hereby given that Biharilal Chongdar, of Ballabhbati alias Bayugram, thana Goghat, district Hooghly, was, on the 5th April 1311, a judged an insolvent, and the Nazir of this Court has been appointed Beceiver of his property. The 17th May 1911 has been fixed for a schedule. Claimants may prove their claims on that day.

T. S. MACPHEBSON, District Judge. Chinsura, the 28th April 1911. (568-1-486)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of, section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Banomali Das, son of Pitambar Das, of Salikha, thana Golabari, district Hooghly, has been admitted by this Court as No. 34 of 1911, and that the 18th May next has been fixed for the hearing thereof.

T. S. MACPHERSON, District Judge.

(550-1-484) Chinsura, the 25th April 1911.

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 66 of 1910.

NOTICE is hereby given that Muhammad Ismail, Calcutta, was, on the 8th April 1911, adjudged an insolvent, and the Nazir of this Court has been appointed Receiver of his property. The 10th May next has been fixed for framing a schedule. Claimants may prove their claims on that day.

T. S. MACPHERSON, District Judge. Chinsura, the 24th April 1911. (552-1-483)

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 75 of 1910.

NOTICE is hereby given that T. Antony, of 16-1, Golabari Road, Salikha, Howrah, was, on the 12th April 1911, adjudged an insolvent, and the Nazir of this Court has been appointed Receiver of his property. The 16th May next has been fixed for framing a schedule of debts and creditors. Claimants may prove their claims on that day.

T. S. MACPHERSON, District Judge. (561-1-482) Chinsura, the 26th April 1911.

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 76 or 1910. NOTICE is hereby given that Adharchandra, Sarnakar, of Sahagani, thana and district Hooghly was, on the 8th April 1911, adjudged an insolvent, and the Nazir of this Court has been appointed Receiver of his property. The 9th May next has been fixed for framing a schedule Claimants may prove their claims on that day. NOTICE

on that day. T. S. MACPHERSON, District Judge. Chinsura, the 24th April 1911. (551-1-490)

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 52 of 1910. NOTICE is hereby given that Shaikh Eraj, son of Shaikh Phelu, of Kharserai, thana Chanditala, district Hooghly, was, on the 12th April 1911, adjudged an insolvent, and the Nazir of this Court has been appointed Receiver of his property The 16th May next has been fixed for framing a schedule. Claimants may prove their claims on that day.

T. S. MACPHERSON, District Judge. (560-1-505)Chinsura, the 26th April 1911.

In the Court of the District; Judge of Murshidabad.

INSOLVENCY CASE No. 11 or 1911 (Act III or 1907).

In the matter of Jogesh Chandra Bhattacharya, son of late
Koilash Chandra Bhattacharya, of Saidabad, Kathmapara, police-station Sujaganj, district Murshidabad.

NOTICE is hereby given to all concerned that the
abovenamed petitioner has applied to this Court
to be declared an insolvent, and his case has been fixed
for hearing on 19th May 1911.

S. K. GHOSE, Offg. District Judge, Murshidabad. Berhampore, the 28th April 1911. (569-1-480)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 28 or 1911.

Haris Chandra Mandul, son of late Bhabani Charan Mandul, of Ramnathpur, thana Kulpi, district 24-Parganas, applicant,
To Kanai Lal Dey and Manik Chandra Dey and

others, creditors.

On the 10th day of April 1911, it was ordered that the matter of the petition of the applicant be heard on the 15th day of May 1911, and that the said applicant do attend to be examined by this Court on that

T. W. RICHARDSON, District Judge

Alipore, the 24th April 1911.

(539-1-491)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 35 of 1911.

Anisuddin Choudhury, son of Mohammed Walud Choudhury, of 2, Chamru Singh Lane, thana Narikel-danga, district 24-Parganas, applicant,

To Dadabhaijibanji Gagadhar and others, creditors.

On the 18th day of April 1911, it was ordered that the matter of the petition of the applicant be heard on the 22nd day of May 1911 and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge.

Alipore, the 24th April 1911.

(542-1-493)

NOTICE.

In the Court of the District Judge of 24-Parganas, Andre

INSOLVENCY CASE No. 38 or 1911.

Hugh Bartley McLeary, of 13-1, Circular Garden Reach Road, Kidderpur, applicant.

To (1) Abdul Khan, (3) Rasul Khan, (4) Ahmed Bux, all of district 24-Parganas, (2) Mirja Khan, (5) Atar Rahaman, (6) Purna Chandra Chandra and Brothers, all of Calcutta creditors.

ON the 18th day of April 1911, it was ordered that the matter of the petition of the applicant be heard on the 22nd day of May 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge. Alipore, the 24th April 1911. (543-1-496)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 32 or 1911.

Sheikh Hamid, son of Sheikh Romjan, of Khagura, thana Bishnupur, district 24-Parganas, applicant,

To 1. Priyanath Ghosh, 2. Saradaprosad Kouror, 3. Batu Tewori, 4. Surjubux Tewori, 5. Baikanta Nath Purkait, 6. Mohes Chandra Paramanik, 7. Khetra Mohan Ghosh, 8. Hirulal Singh, 9. Gopinath Samonta, 10. Moheswar Paurah, 11. Lalchand Patri, all of district 24 Parganas, creditors.

ON the 10th day of April 1911, it was ordered that the matter of the petition of the applicant be heard on the 15th day of May 1911, and tout the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge. Alipore, the 24th April 1911. (540-1-499)

AND THE

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 35 or 1911.

James Harry Rayfeild, of 67, South Road, Entally, applicant,

To (1) Sobechee (Chinaman), (2) Herbert Parrott, (3)
Kewal Ram, (4) Purna Chandra Chandra and
Brothers, (7) Issur Das, (8) Babu Ali Sardar, (10)
Mirza Khan, (12) Harnack & Co., (13) Bosseck & Co.,
(14) G. A. Mitter & Co., all of Calcutta, (5) Bene
Singh, (6) Bulwan Singh, (9) Abdul and Amir Khan,
(11) Rasul Khan, all of district 24-Parganas, creditors.

ON the 18th day of April 1911, it was ordered that the matter of the petition of the applicant be heard on the 22nd day of May 1911, and that the said applicant do attend to be examined by this Court on that date that date.

T. W. MICHARDSON, District Judge.

Alipore, the 24th April 1911.

(541 - 1 - 501)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 48 or 1911.

Sasibhusan Chakravarty, son of Ishan Chandra Chakravarty, of Nazer Bazar, Dum-Dum, district 24-Parganas, applicant.

To (1) Baz Khan (Kabuli), (2) Nalini Kanta Ghosh, (3) Sreekanta Prosad Ghosh, '4) Jagoo Singh, (6) Sohan Lal Saha, all of thana Dum-Dum, district 24-Parganas, creditors.

ON the 8th day of April 1911, it was ordered that the matter of the petition of the applicant be heard on the 8th day of May 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge.

Alipore, the 24th April 1911. (545-1--502)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 41 or 1911.

INSOLVENCY CASE No. 41 or 1911.

Basanta Kumar Nag, son of late Haradhan Nag of 3-4, Ultadanga Main Road, applicant,

To (1) Banerjee Santan and R. N. Mukherjee of 4, Ramhari Ghosh Lane, Calcutta, (2) Tonsookroy Ramkumar of 12, Mullie Street, Calcutta, (3) Rajendranath Shar of Mirzapur Street, Calcutta, (4) Chandratendass Bagri of 76, Khataputty, Barabazar, Calcutta, (5) Kashinath Bhattacherjee of Dhanbad, district Manbhum, (6) Kumarkhali Bank, Limited, of Goari Krishnagar, district Manbhum, (7) Kalicharan Dutta & Co. of 81, Clive Street, Calcutta, (9) Surja Kumar Ray of Diamond Harbour, district 24-Parganas, (10) Abinash and Anukul Chandra Paramanik of Goari Krishnagar, district Nadia, (11) A. K. Bajpayee and B. N. Bajpayee of Ukhara, district Burdwan, (12) Abinas Chandra Nag of Goari Krishnagar, district Nadia, (13) Manbhum Coal Syndicate of Jheria, district Manbhum, (14) Shewdeni and Topsi Singh of Baliaghatta Coal Depôt, creditors.

On the 18th day of April 1911 it was ordered that

ON the 18th day of April 1911 it was ordered that the matter of the petition of the applicant be heard on the 22nd day of May 1911, and that the said applicant do attend to be examined by this Couldon that date.

T. W. RICHARDSON, District Judge.

Alipore, the 24th April 1911. (544-1-494) MULYA KUMAR GUHA, B.L., intends to enrolled as a Vakil of the High Court, Calcutts B.L., intends to be (535 - 4 - 462)

BANKUBIHARI BHADURI, B.L., intends to be enrolled as a Vakil of the High Court.

(522 - 4 - 407)

I NDRA NARAYAN MUKHOPADHYAY, B.L. intends to be enrolled as a Vakil of the High Court

(567 - 2 - 503)

KALIMOHAN SEN, B.L., intends to be enrolled as a Vakil of the High Court. (513-4-394)

KSHETRA GOPAL BANERJI, B.L., intends to be enrolled as a Vakil of the High Court, Calcutta. (536 - 4 - 463)

Manmatha Nath Ganguly intends to be enrolled as a Vakil of the High Court.

537-4-464)

MD. ABUL AHSAN, M.A., B.L., interest enrolled as a Vakil of the High Court. intends to be

(518-4-401)

Wanted

A TRANSLATOR for the office of the District and Sessions Judge of Hooghly on a salary of Rs. 90 a month. Must be thoroughly acquainted with Bengali and English and be under 35 years of age. Graduate with previous office experience preferred. Knowledge of Shorthand and Type-writing a recommendation.

Applications will be received up to the 14th May 1911. The selected candidate must be prepared to join immediately on receipt of the order of appointment.

T. S. MACPHERSON, District and Sessions Judge. Hooghly Judge's Office, Chinsura, the 29th April 1911.

WANTED a Shorthand Typist with a fair knowledge in English on Rs. 50 per month. Applications to be addressed to the District Judge, Bankurs, up to the 15th May 1911.

R. L. Dorr, District Judge.

Bankura, the 20th April 1911.

Notice.

WANTED eight Persian-knowing draftsmen for six months on a salary of Rs. 25 per month. Applications will be received up to 6th May 1911.

R. KRISHNA, Collector of Birbhum.

Birbhum Collectorate, the 20th April 1911.

WMNTED a Draftsman on a salary of Rs. 40, plus Rs. 10 P. W. allowance, for the District Engineer's office at Hooghly. Preference will be given to a passed Sub-Overseer and working as a Draftsman. Applications will be received up to 13th May 1911.

G. L. BANABJI, District Engineer, Hooghly.

Chinsura, the 28th April 1911.

(662-2

Notice.

A PPLICATIONS for the post of District Engineer,
Bhagalpur, on a salary of Rs. 700—25—800 plus
travelling allowance according to Civil Service Regulations are invited. Only those who are qualified under
the rules published under Government Notification No.
3334L.S.G., dated the 20th December 1901, as amended
by Notification No. 1198T.G., dated the 18th June 1906,
should apply. All applications from intending candidates must be submitted in sealed and registered covers
addressed to the Chairman of the District Board and
superscribed "Applications for appointment of District
Engineer." Each application must be accompanied by
all the necessary certificates and testimonials required
by the rules, together with a suitable envelope addressed and sufficiently stamped for registration in which
they can be returned in the event of the application
being unsuccessful. Applications will be received up
to 15th June 1911. Applicants should state if they
have had any practical experience of irrigation projects
or sanitation.

E. L. L. HAMMOND.

Chairman, District Board, Bhagalpur.

WANNATHA NATH GANGER

Bhagalpur, the 20th April 1911.

637-6-6663

Notice. infull is no bullence

No. 2273.

SEALED Tenders for the supply by contract from 1st June 1911 to 31st March 1912 of Indian Steam Coal of the estimated quantities specified below, at the Ports mentioned, will be received by the Director of the Royal Indian Marine at his office in the Royal Indian Marine Dockyard, Bombay, up to gunfire 12 noon (Standard time) on Monday, the 15th May 1911, after which hour no Tender will be received:—

(8)		ing was produced in		Estimated quantity. Tons.
Bombay	on 111, 1 1311	2.785 m/m	of the	7,000
Calcutta	Control of	The second second	***	15,000
Colombo		Depletony in	***	300
Karachi	***	are a Street,		700
Madras Rangoon	magit to the	bandur bir a	POT !	5,500
Trangoon	***	***	***	0,000

2. It will not be necessary for Tenderers to tender for all Ports, but for such Port or Ports as they may desire.

3. The Coal tendered must have a calorific value of not less than 7,000 calories or 12,600 British Thermal Units with ash not exceeding 15 per cent., or the evaporative power of the coal must be not less than 7 lbs. of water per lb. of coal with ash not exceeding 15 per cent.

revaporative power of the coal must be not less than 7 lbs. of water per lb. of coal with ash not exceeding 15 per cent.

4. Tenders must be accompanied by a Bank of Bombay Receipt for the amount to be deposited or by. Government Loan Paper, which is not to be endorsed to any Government officer, but to stand in the name of the owner, interest being made payable at the Bombay Treasury. Tenders must be sent by Registered Post; if torwarded in any other way they will not be received. Informal Tenders will be rejected and no reason will be assigned for the rejection of any Tender. The Director of the Royal Indian Marine does not bind himself to accept the lowest or any Tender.

5. Any Tender containing a conditional clause contrary to these requirements or making stipulations not provided for either in this notice or the printed Tender and Schedule Forms will be summarily rejected.

6. Printed Tender Forms, and any other information in connection with this contract, can be obtained at this office, and the forms can also be had from the Deputy Director of the Royal Indian Marine, Calcutta; Port Officer, Karachi; Presidency Port Officer, Madras; and from the Principal Port Officer, Burma, Rangoon.

7. Each Tender is to be superscribed "Tender for Supply of Indian Ceal."

Walter Lumsder,

WALTER LUMSDEN,

Director of the Royal Indian Marine.

Royal Indian Marine Dockyard, Bombay, 5th April

Notice

S hereby given that the undermentioned maugas appertaining to the Gentha Encumbered Estate in the district of Palamau will be offered for sale by the Deputy Commissioner of that district at his office at Daltonganj on the 15th May 1911:—

Name of village.	Tauzi No.	District and thana.	Annual jama,	Nature of right.
Domaria,	Lat Chandal-	Palamau, Garhwa,	Rs. A. 1,350 0	16 annas milkist.
Kasia	Ditto	Palamau, Daltonganj,	232 13	Ditto.

The Government revenue and cesses are paid jointly with the other villages of the lot.

Further particulars are available is my office. Intending purchasers should send in written offers previous to the sale to the Deputy Commissioner.

J. N. SARKAR,

Manager, Encumbered Estates, Circle B, Palamau.

Daltonganj, the 1st April 1911.

(220-10)

Campbell Medical School.

THERE will be 140 vacancies for admission of male THERE will be 140 vacancies for admission of male students in the next session commencing June 16th: Intending candidates who must be between the age of 17 and 23 years can obtain copies of the Rules on application to the Superintendent, Campbell Medical School, Sealdah. Applications for admission with the necessary certificates of education and character must be addressed by post not later than June 1st to the Superintendent, Campbell Medical School, Sealdah.

E. A. R. NEWMAN, M.D. (CANTAB.), MAJOR, I.M.S., Superintendent, Campbell Medical School and Hospital.

Campbell Medical School, Calcutta, the 10th April 1911.

Irrigation Department.

NOTICE is hereby given for general information that the Arrah Canal which has been notified to be closed to traffic for fifteen days, from the 16th to 30th April 1911, both days inclusive, for repairs and silt clearance, will remain closed up to the 10th May 1911 inclusive.

T. BOTLER,

Secy. to the Govt. of Bengal.

The 26th April 1911.

POST OFFICE.

DESPATCH OF SEA-BORNE MALLS.

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C. H. STUART.

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Survey—
Manual of Requirements as to the Survey of Vessels for Passenger Certificates (Certificates of Survey) under the Inland Steam-vessels Act, 1884. Published 1911. Royal 8vo. Board paper cover. Re. 1-10. (3a).

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Monthly Weather Review for July to November 1910. (Illustrated by 7 plates.) Quarto. Paper cover. Re. 1 per month.

Annual Summary of Monthly Weather Review, 1909. (Illustrated by 6 plates.) Quarto. Paper cover.

Rs. 3.

List of Publications issued by the Meteorological Department during the current Quarter.

Monthly Weather Review for December 1910. (Hustrated by 7 plates.) Quarto. Paper cover. Re. 1.



The Calcutta Gazette.

WEDNESDAY, MAY 10, 1911.

PART II.

Adbertisements.

(N.B.—Advertisements, Notices, &c., intended for insertion in this Part of the "Gazette" cannot be received after Noon on Monday.].

LAND SALE NOTICES.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Muzaffarpur will be put up for sale at the office of the Collector of that district on the 5th June 1911 at midday for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be nuderstood that a separate account is kept for that share.

fauzi No.	Name of mabal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold,	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to te sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	8			6	7	8	
7030	Gopinath Amir Kuli Khan, pargana Ratti.	Rs. A. P. 1,009 14 1	Entire	••••	Mu-ammat Sohago Kuar and others.	Rs. A. P.	Rs. A. P. 843 11 9	Rs. A. P.
11841	Parsotimpur Ba- rari, pargana Bhimpur.	1,152 7 0		9a. 2d. 4c. 8b. 18ph	Musammat Bibi Fasihun, alias Bibi Ghaso,	656 5 6		36 1 6
21829 Rs.	Dharampur Harka- mansahi Kasim Hussain, par- gana Marwah- kalan.	1,154 9 10		Madhopur Chhata 2a. 16k. 2kt. 4d. Rampur Gangauli 16 ans.	Baijnath Prasad Singh and others.	771 18 4		21 13 5

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Patna will be put up for sale at the office of the Collector of that district on the 7th June 1911 at 12 A.M. for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of mahal and pargans.	Sadar jan of whole estate.		Whether t whole estate to be sold	e is	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share,	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
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10076	Mear Khajeahmad Sarai, pargana Bas- wak. In register D as mahal Mear Kha- jeahmad Sarai and mauza Mear asli and Khajeahmad Sarai dakhli.	1,290 5	8	Do.			Rai Ram Dayal and Rai Sheo Dyal.	_	492 5 8	
\$10118 220	Salaimpore Ajaipore, pargana Baswak,	641 1	1	iiDo.		20 m 220 220 1	Ram Presad Sahu and Bansi Sahu under the guardian- ship of Meghan Sahu, Vagai- rah,		200 4 2	
12769 163	Gangapore Pakri, pargana Telhada.	800 0	0	Do.			Ram Narain Singh and Babu Chandarbhan Prasad Singh, Vagairah,	-	898 14 11	

Patna Collectorate, the 6th May 1911.

MEHDI MOSSAIN, for Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Jessore will be put up for sale at the office of the Collector of that district on the 20th June 1911 at 2 P.M. for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauxi No.	Name of mahal and pargana,	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold,	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears du- from it.
1	2	3			6	7	8	9
248 <u>3</u> S10	Roypur, pargana Mahamed Shahi, Jiadanga, pargana Chengutia.	Rs. A. P. 580 6 8 1,046 12 71	MISSES VINE		Kall Brishno Mojumdar Satish Chandra Chakravarty	Rs. A. P.	Rs. A. P. 229 4 11 309 15 11}	

Jessore Collectorate, the 5th May 1911.

J. H. LINDSAY, Collector of Jessore.

Notification B.

OTICE is hereby given, under sections 5 and 13, Act XI of 1859, that unless the arrears mentioned below are paid on or before the next latest date of payment, viz., the 25th May 1911, the undermentioned estates or shares of estates in the district of hamparan will be put up for sale at the office of the Collector of that district on the 2nd June 1911 at 8 o'clock for the said arrears:—

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to sold, it is to be understood that a separate secont is kept for that share.

auzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold,	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.	Nature and amount of de- mand for which to be sold.
1	3	3	•	5	6	7	8	9	10
789	Mahal Rajipur, tauji Salempur Hadiabad.	Rs. A. P.	Whole		Mr. T. R. Lewis, Manager, Bettiah Estate.	Re. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P. Revenue— 595 9 0

Motihari, the 26th April 1911.

D. C. PATTERSON, Collector.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estate, situate in the district of Jessore, will be put up to sale at the Magura Subdivisional Office on the 7th June 1911, corresponding with the 24th Jaistha 1318 B.S.

The purchasers will be subject to the following conditions of sale:—

Conditions of sale.

- 1st.—The estates to be sold to the highest bidder above the upset price, which will be fixed by the Collector at the time of sale. The purchasers of this estate will be considered as the proprietors of the estate, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.
- end.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.
- 3rd,-If the purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
- 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

No. on the istrict roll.	Name of estate and pargana.	Approximate area in acres.	Government revenue assessed.	Remarks.	
			Rs.		
4205 4619	Chandanpratap, pargana Mahmudsahi Amtail, ditto	38.29	79 27		

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Jharia Branch of the East Indian Railway, in the district of Manbhum, will be put up to sale at 8 o'clock on Monday, the 19th June 1911, at Dhanbaid Inspection Bungalow:--

The purchasers of the several plots of land will be subject to the following conditions:-

he purchasers of the several plots of land will be subject to the following conditions:—

***tst.—The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the railway boundary, or to plough the land nearer than three feet from the same.

**znd.—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.

**Srd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited.

If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

th.—The plots of land will be sold revenue-free to the highest bidders.

5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Board confirming the sale.

the sale.

Name of district.	Pargana and	Number of mile on which land is	Situated on which side of the	OF LOT IN	BIGHAS	LAND EXCLUSALS FROM	M BACH	Commence- ment and termination	Boundary of lot.
		situate.	railway.	В. к. с.	Acres.	Reasons for exclusion.	A. R. P.	of lot.	
Manbhum	Mauza Godhur, pargana Jheria.	28th mile of the Jheria ex- tension.	North	18 16 14	4.26			Commences at chainage 14'35 and terminates at chainage 14'38.	North and West-By the waste and of village Godhur. East-By the waste land of village Godhur and East Indian Ballway land.

Purulia, the 1st May 1911.

M. N. MUKHERJI, Land Acquisition Deputy Collector, Manbhum.

Advertisement of Sale

NOTICE is hereby given that the undermentioned plots of land no longer required by Government, situated along the Ranaghat-Murshidabad branch of the Eastern Bengal State Railway, in the district of Nadia, will be put up to sale at 12 o'clock on Wednesday, the 28th June 1911, corresponding with the 18th Asar 1318 (Bengali) at Krishnagar in the Land Acquisition Deputy Collector's Office.

The purchasers of the several plots of land will be subject to the following conditions:—

The purchasers will have no power to make any excavations on the land nearer than 15 feet from the railway boundary, or to plough the land nearer than three feet from the same.

2nd.—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.

3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

4th.—The plots of land will be sold revenue-free to the highest bidders.

5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Commissioner confirming the sale.

to lot	Name of	Pargana	Number of mile	Situated on which	OF	L	T I	ATE A	HAB	LAND BX FROM FROM BA	SALE	Commence-	
Consecutive No.	district.	and mauza.	on which land is situate.	side of the railway.	В.	к.	c.	Α.	R. P.	Reasons for exclusion.	A. R. P.	termina-	Boundary of ict
(To be sold in one lot.)	Nadia	Birnagar, pargana Mamjoani.	6,	On the left side from Ranaghat to Krish- nagar.	58	6	0	19 27	0 0				The land is bounded :— On the North—By land of Amrita La Ganguli, On the South—By land of Mobendre Brahmo-Chari, On the East—By the Railway line, On the West—By land of Srimat Baraomayee Dasi

APPENDIX XXX.

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated in a length of 12.35 miles of the distributaries in No. 4 subdivision of the Public Works Cossye Division, in the district of Midnapore, will be put up to sale at 11 o'clock on Monday, the 26th June 191; corresponding with the 12th of Ashar 1318 Amil, at the Midnapore Collectorate.

The purchasers of the several plots of land will be subject to the following conditions:—

1st.—The purchasers will have no power to make any excavations on and nearer than 15 feet from the canal boundary or plough the lands nearer than 3 feet from the same.

2nd.—If the amount of purchase-money does not exceed Rs. 100, one-fourth of the amount must be paid down at once.

2nd.—If the amount of purchase-money does not exceed its. 100, one-fourth of the amount must be paid down at once.
3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.
4th.—The plots of land will be sold revenue-free to the highest bidders.
5th.—The purchasers shall be put in possession on receipt by the District Collector of the orders of the Commissioner confirming the sale.

HT8 100	Name of district.			Number of mile on which land is situate.	APPROXIMATE AREA OF LOT IN BIGHAS.	ary of lot
Densecutive number.	(1501to))	AXX I G	114 A D	A. M. M. M. C. (1)	В. к. с.	Boundary of
1	Midnapore	Pargana Khargpur, mauza Radha Kisore Dhekiabazar, mauza Gotgeria Khargpur, mauza Maisa Dhekiabazar, mauza Sankmandal Khargpur, mauza Chak Sawrah	B. K. C. 2 7 8 0 15 4 0 4 2 0 10 6 1 12 1	Mile No. 1, Goalara Sub-Branch Distributary No. 1.	respondent at the state of the	5120 G
160	all and the second	See has work to migration?	5 9 5	*****	5 9 5	conf.
2	Ditto	Pargana Khargpur, mauza Radhakisore Mauza Goalara	3 19 13 3 11 15	Mile No. 2, ditto.	of their	art
Since!	136 25 5 10	the expenses on the beautiful and	7 11 12	(t) - (t) 10 (t) 10 (t) 10 (t)	7 11 12	ALC: NO
3	Ditto	Pargana Sabang, mauza Kalikakunda Mauza Dewara Barageria Batitaki Pargana Kanadar, mauza Chak Bahadur	11 8 14 0 18 10 4 2 15 4 14 7	Mile No. 4, Branch No. 1, Distributary No. 4.		incr
	10 to 1 to 1	as of the set Automos at the	21 4 14	distribution of the second	91 4 14	
4	Ditso	Pargana Sabang, manza Kalikakunda Dewrah Baragerya	1 4 1 11 18 12 2 8 12	Mile No. 5 Branch 1, Distributary No. 4.	nest neither nest neither	(t)
	Parcyclin in Tames	Batitaki. Khanbichak Barkbelna	0 19 15 2 17 2	and the time based	U mill to	17711
	200	A STATE OF THE STA	19 8 10	******	19 8 10	
	Ditto	Pargana Sabang, mauza Khaabichak Chatakhelna Gutichak Sitarampur Tulsichak Tulsichak	3 7 13 10 1 8 2 6 15 1 19 15 1 18 5	at the average	Light to	emax S
200			19 14 8	Sec	19 14 8	1.5
6	Ditto	Pargana Sabang, mauza Tulshichak	3 13 12			
Š		Batitaki. HandollBatitaki Handol	2 2 10 4 18 12	Company of the same	ALADY	
	parties are min		10 15 2		10 15 2	
7	Ditto	Pargana Khargpur, mauza Kukradahi Dhekia Bazar, mauza Samudra-	0 17 1 7 13 2	Mile No. 1°33, Branch Kanchdiha, Distribu-		2.0
77		pur. Mauza Bar Sankar	4 15 6	tary No. 2.		
	M. P. Lerni Con	,, Chanswarpur	24 16 13	evint out mark	24 16 13	- NIC
8	Ditto	Pargana Khandar, mauza Beldiha	6 12 0 2 8 2	Mile No. 4, Branch I, Distributary No. 1.	2010	a Des
	Land II Ve a	Mauza Tutranga	9" 0 2		908	
9	Ditto	Pargana Julkapur, manza Gumai Manza, Julkapur	1 8 6 1 18 6	Mile No. 6, Brauch I, Distributary No. 4.		on -
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10	Ditto	Pargana Khandar, manza Moglanichak	7 5 19	Mile No. 3, Branch I, Distributary No. 4.	7 5 18	
11	Ditto	Pargana Khandar, mauza Moglanichak "Dhaneshwarpur"	2 10 11 0 15 1 1 1 11	Mile No. 4, Brauch I, Distributary No. 4.		
	The state of the s	Batitaki.	0 13 9 8 2 10 0 5 11	Manual and	137	
834			13 9 5	Upi offer tone family	13 9 5	1000
101	www.dada-ia	Greathan Comments	VALUE .	William Street and the second	PORT CORPLE	MITTERS

	Name of district.	Parga	DIX XXX.		Number of mile on Which land is situate.	APPROXIMATE AREA OF LOT IN BIGHAS.	Boundary of lot.
numper.	Barry A. C. S. C.	ad, no louger requi Vo. 4 substruction of			gives that the v	В. к. с.	Bound
2	Midnapore	Pargana Julkapur, ma	uza Beniadighi	B. K. C. 4 11 0 1 1 0	Mile No. 5, Branch I, Distributary No. 4.	Tighty over	Twi Da
	per Thomas all	nog tool tools Toutespot more too	Paikan Gumai	0 18 15 1 3 6	g Rhatol Late: V May I garcioses-m Marshall	14 8 5	M.C. V.
200	Ditto	Pargana Shekibazar, m	, Kheshpere	2 3 5 8 4 13 8 13 2	Mile No, nil, Distribu- tary No. 2 (c).	n nil Tarin Tanan Tanan	
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	50 50 00	riteid or regard	Market Har Market 27	23 4 2	and the second	23 4 2	
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			Total Date of the Control of the Con	3 2 6		3 2 6	
	E DEFENDACIÓN	I had a second				186 17 3	

MIDNAPORE COLLECTORATE, the 8th May 1911.

GYANENDBA CH. MUKHARJI, for Collector.

APPENDIX XXX.

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the last 2½ miles of the branch canal (distributary No. 1) in the district of Midnapore, will be put up to sale at 11 o'clock on Monday, the 26th June 1911, corresponding with the 12th of Ashar 1318 Amli, at the Midnapore Collectorate.

The purchasers of the several plots of land will be subject to the following conditions:—

1st.—The purchasers will have no power to make any excavations on and nearer than 15 feet from the canal boundary or plough the land nearer than 3 feet from the same.

2nd.—If the amount of purchase-money does not exceed Bs. 100, the whole amount must be paid down at once

down at once

down at once
3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

4th.—The plots of land will be sold revenue-free to the highest bidders.

5th.—The purchasers shall be put in possession on receipt by the District Collector of the orders of the Commissioner confirming the sale.

ive lot No.	Name of district.	Pargans and mauza.	Number of mile on which land	APPRO ARRA C BIGH IN	AS .	OTIN	boundary of lot.
Consecutive			is situate.	В.	ĸ.	c.	
1	Midnapore	Pargana Naraingar Bagabhera,	17th and part of 18th mile.	8	9	8	North and South—Paddy land of Baga bheia. East—Orissa Trunk Road. West—Bengal-Nagpur Railway land in
9	Ditto	Ditto	Part of 18th mile	1	11	8	Bagabhera. North and South-Paddy land of Bagabhera.
	Ditte	Pargana Naraingar Bahurupa,	Ditto	1	11	0	East—Bengal-Nagpur Railway land i Bagabhera. West—Channel land in Bahurupa. North and South—Paddy land of Bahurupa.
•	Ditto	Pargana Naraingar, chak Padima.	Ditto	## 5	17	7	East—Channel land of Padimpur Chak. West—Channel land of Bagabhera. North and South—Paday land of cha Padima. East—Channel land of Bahurupa.
	Ditto	Pargana Naraingar Tamakula.	Ditto	7,	0,	13	West.—Channel land of chak Tamakula. North and South—Paddy land of cha Tamakula.
	Ditto E II T.	Pargana Naraingar, jote Padimajchuk.	1 5 5 4	12	1	8	East and West-Chapnel land of Pad ma chak. North and South-Paddy land of chal Padima.
	Ditto 41 6 7	Pargana Naraingar Phulgerya.	Ditto	##### 8	18	10	East—Channel land in chak Tamakula. West—Channel land in Phulgerya. North—Channel land of mura Tola. South—Channel land of jote Padim chak.
	Ditto	Pargana Naraingar	Part of 19th and	mare form	14	2	East and West-Paddy land in Phu gerya, North-Paddy land of manya Tale
		Tela,	20th mile.	new done		Α-	South—Channel land of Phulgerya. East and West—Paddy land of Talla.
		Total area to be	relinquished	49	8	8	

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Chowrashi branch, Saltore Siding of Bengal-Nagpur Railway, in the district of Manbhum, will be put up to sale at 12 o'clock on Tuesday, the 16th May 1911, at Inanpur Dak Bungalow:—

The purchasers of the several plots of land will be subject to the following conditions:—

The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the Railway boundary, or to plough the land nearer than three feet from the same.

2nd.—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.

3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited.

If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

4th.—The plots of land will be sold revenue-free to the highest bidders.

5th.—The purchasers shall—be put in possession on receipt by the Collector of the orders of the Board confirming the sale.

re lot	Name of	Pargana	Number of mile on which	Situated on which	APPROX AREA OF BIGHAS ACES	LOT IN	LAND EX FROM SAN	LE PROM	Commence- ment and termination	Boundary of lot.
Consecutive number.	district.	and mauza.	land is situate.	side of the railway,	В, к. с.	Acres.	Reasons for exclusion.	A, R. P.	of lot.	
l, S	Manbhum	Pargana Chow-		North-east	18 1 6	4-88			Plot No. 1	PLOT No. 1.
8		Saltore.	737	4					from 9,000 chainage and terminates at 9,800 chain- age.	North, East and South—By the paddy land and washing land of village Saltore. West—By the Bengal-Nagpur Railway land.
			1 1						Plot Nos. 2 and 3 commence	PLOT No. 2.
							1 1		at chainage 9,600 and terminates at chainage	North and West—By the Bengal Nagpur Railway land. South and East—By the padd; and waste land of
				1000			4.1		10,700.	village Saltore.
	19 場合				1		Course.			PLOT No. 3.
N. LEGIS						1		-1		North—By the waste and padd; land of village Saltore. East, South and West—By the Bengal-Nagpur Rail way land.

Purulia, the 29th March 1911.

C. H. CROSSE, Land Acquisition Deputy Collector.

(586-1)

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL.

for the week ending 2nd May 1911.

	for the week ending that may 1011.	* 357
LIABILITIES. Capital paid up	2,00,00,000 0 0 0 Government Securities 2,75,71,575 66,00,383	5 8 0 3
Rapees	at Branchest 3, 3,32,76,579 2 6 3,35, 71 2 2 1,45,12,267 2 2 1 2 1,45,12,267 2 2 1 2 1,45,12,267 2 1,45,12,267 2 1,4	-
Bank of Bengal, Calcutta, the 4th May 1911.	Percentage 34.66. C. M. BASTIN, Chief Accountant. Offg. Secretary and Treasure	

Offg. Secretary and Treasurer.

STATEMENT OF GOVERNMENT PROMISSORY NOTES ENFACED FOR PAYMENT OF INTEREST IN LONDON,

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na.				34 PER CENT. LOANS-	T. LOANS-					4 PER	4 PRE CRNT, LOANS-	-887			44 PRR CRNT. LOANS-	Loans-	100
Pasticulars.	S per cent. of 1894.97.	001	Of 1884-35.	00 1868	TAL VA	1900-01.	Total	Of Of Of 1886-36,	Of 11	1842-43. 18	Of Tr	Transfer of 1865, lo	Reduced 4 per cent. T	Total.	Transfer loan of 1878, 44 per cent. portion.	Total.	GRAFA
Balance of 15th April 1911	40,85,900	1,28,55,900	7,88,04,000	1,88,58,900	98.16,100	25,09,100	12,26,44,000	6,933	5,000	1	900	38,800	2,500	58,733	009'68	39,800	18,68,13,153
Amount of trans-	1		1	1	10 2	i ton		1	M	1	1	1		1	A 101 1	.1.	
Amount issued in London by Conversion under Notifica- tion No. 6301A., dated 3rd November 1998, up to	1	1	1	1	NAS Ales	1	1	1	1	ı	1	-	1		gewait- n le las le las	1	i i von
Amount enfaced at Madras up to	ı		1	1	ant.	1			1	1	1		1	1	1	1	Sale
Amount enfaced at Bombay up to 23nd April 1911.	1	1	75,000	1		-	75,000	I	i	1	1	1	1		1	1	76,000
Amount enfaced at Cal- cutta between 16th and 30th April 1911.	1,000	10,000	2,86,000	8,500	() 8)() 	1	2,92,560	1	I	1	1	1		1 77	de m	1000	2,93,500
They	40,86,900	1,28,65,960	7,89,59,000	1,88,61,400	98,16,100	85,00,100	12,30,11,500	6,983	8,000	11	909	38,806	3.500	68,738	29,500	89.50u	12,71,81,633
Drouge-Amount written off in the London Registers.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1,15,060	2,58,000	200	IA I	1	8,71,200	1	1.	1	1	1	L		to de mile de la Pention de la Lace	dets (i) un [107 c one2n de un la ma	3,71,200
Halance on 30th April 1911	40,8 6,900	1,27,52,900	7,87,01,606	1,88,61,200	98,16,100	25,09,100	18,26,40,300	6,938	8,030	1	200	38,800	2,500	58,738	\$9,500	29,500	12,68,10,488
7.7			NorgFrom 9th June , 185 March , 18th , , 1st April		7 to 28th Februard to 15th March to 31st "to 16th April to 80th "to 80th "	February 1911—B farch " April "	1887 to 28th Pebruary 1911—Retaced from 1911 to 18th March " " " " " " " " " " " " " " " " " " "	₽ . : : Ø	18,163 lak	lakhs; re-transferred lakh " lakhs "	randerre : : :		London	London, 12,151 lakha, 56 56 90 10	Construct in the state of the s	SE SEME	Total Call of

D. Morkisson, Offg. Superintendent.

Public Debt Oppics, Bank of Bengal., Cabutta, the 3rd May 1911.

District Charitable Society.

Cash Accounts for the month of March 1911.

Sudget or 1911.	RECEIPTS.	March 1911.	Total.	Total from 1st January to 31st March 1911,	Budget for 1911.	EXPENDITURE.	March 1911.	Total.	Total from 1st January to 31st March 1911,
Rs.		Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs.	Poss Barras	Rg. A. P.	Rs. A. P.	Rs. A. P.
	GRANT-IN-AID-	Mark and		of the second	12,366	Poor RELIEF— Through District	1,014 0 0	1.4.7	3,156 0 0
3,000	Government of India	1,200 0 0 250 0 0		3,600 0 0 750 0 0	27,600	Through Indian	2,457 2 0		7,211 6 0
		101	1,450 0 0		10,410	Committee. Through Central Office (Pensions).	783 8 0		2,385 8 0
		Marine III		4,350 0 0	900	Through Central Office (School fees).	85 0 0		211 0 0
	Public Subscrip-	en entre	ng sa rétai	1.00	2,400	Through Central Office (Private	161 0 0		472 14 8
6,000	Recurring	*612 0 0		*2,348 0 0	1,800	Through Commis- sioner of Police,	113 0 3	DVG U	290 6 6
8,000	New	1430 0 0		1892 0 0	500	X'mas Dinner	, man		447 6
500 200	X'mas Dinner Donations to Indian Committee.	175 0 0		501 0 0		Land W. Balani	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	4,613 10	14,174 9
	Committee.		1,217 0 0	3,741 0 0	3,804	ALMS HOUSE— Establishment and	317 0 0		951 0
			3/2-14	100	15,000	Enquiry Officer.	866 2 6		3,259 4
					1,800 1,000	Contingencies Clothing and Bed- ding.	160 3 0	er i e e e e	513 6
280	Bank Interest— General Reserve Fund		- B	140 0 0	6,300 7,500	Repairs a	308 8 0	The second	1,623 1
\$1,000 18,000	Trust Funds "A"			8,638 14 2 2,425 3 7	7,500	Workshed	1,543 1 0	3,194 14	6 2,741 6
		4.40	*****	11,204 1 9		1			9,088 2
2,400	Relief Fund— Special Relief	140 2 0		453 6 9	7,000 500 840	CENTRAL OFFICE— Establishment Commission on Collections. Auditing Rent	569 3 6 		1,519 8 38 7
			140 2	,	550 600	Contingencies Printing and Adver-	18 14 0 46 12 0		197 2 181 5
7,600	Bakery Workshed	223 10 3 756 10 9	980 5	1,383 2 3 2,251 3 0	- (n+1)	tising-	115	664 13	2,001 8
	Cours to proper	DITTE S	350 5	3,634 5 3		SUNDRY CHARGES-		and a	e diorie.
	DEPOSIT		3,787 7	0 23,382 13 9 25 9 0	90	Bank Charges Interest on over- drafts.	8 15 1		23 9 6 2
	DESOUZA HOME-	508 4 6	508 4	6 1,790 9 9			-	3 15	29 11
	a Legisland	nicos y	Harry W	and defin		DEPOSIT		8,477 5	4 25,293 15 25 9
1	oracle chart from	A TOP OF	10000	1	I MADE	A STANLEY OF	1000	1	A COLUMN
	the same set was all save to 20 7 3	WHITE HALL	1	in manifest	- Tray	Payments as per account.	513 4 6	See and	6 1 700 0
	Allema have an all	•Hall	Mary est	a literate to	1	THE RESERVE		513 4	6 1,703 9
-	Total	1 11 11	4,295 11	6 25,199 0 6		Total	1	8,990 9	10 27,023 2

[•] Rs. 127 or Rs. 183 from Indian public. | † Rs. 100 or Rs. 110 from Indian public. The property of the property o

HER SECTIONS OF THE PARTY OF	R8. A. P.	R8. A. P.		Rs. A. P.	Rs. A. 1
Opening balance on 1st January 1911		1,547 1 9	Total payments from 1st January to 31st Harch 1911.	Special a	27,023 2
fotal Receipts from 1st January to 31st March 1911.		25,190 0 6	Cash in hand		781 1
Balance Debtor in Bank		1,058 1 5	A CASE AND DATE OF THE PARTY OF		

CALCUTTA, The 10th April 1911.

MOHAN LAL, PERCY W. WOOLLEY,

Cashier, D. C. S. Secretary.

FORM I.

Abstract of the Estates Partition Fund of District Monghyr for the year 1910-11, prepared as required by section 42, Act V (B.C.) of 1897.

Description.			Amo	unt.	
	1 - 100" - 100 - 100		Rs.	1000	P.
Balance at credit of the fund on 1st April 1910			4,883	12	7
Receipts for the year	•••	•••	7,029	12	0.
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Total		11,913	8	7
Disbursements during the year			10,369	6	3
Balance at credit on 31st March 1911			1,544	2	4
Monorage the 6th May 1911.	C. H. Swin	DON, f		ctor.	

Monghyr, the 6th May 1911.

MORTGAGE SUIT UNDER Rs. 1,000. Notification.

TO be peremptorily sold by the Registrar of the Calcutta High Court, Original Side, in his saleroom in the Court-house on Saturday, the twentieth day of May, one thousand nine hundred and eleven at twelve o'clock noon, pursuant to a decree and a final decree made in suit No. 615 of 1907 (Priya Nath Dutt versus Sreemutty Suhasini Dabee), and dated respectively the eighteenth day of December, one thousand nine hundred and seven and fourteenth day of May one thousand nine hundred and seven and fourteenth day. of May one thousand nine hundred and nine the under-

mentioned property:—

Lot No. I.—Premises No 8-1, formerly No. 8, Nilmoni Mitter's Street in Sutanuti in the town of Calcutta, being a two-storied brick-built dwelling-house with a staircase room on the third story together with the rent-free land measuring one cottah eleven chittacks with a staircase room on the third story together with
the rent-free land measuring one cottah eleven chittacks
and forty-four square feet more or less, and bounded
on the north by the premises No. 8. Nilmoni Mitter's
Street; on the south by a passage which is common to
premises Nos. 8-1 and 8-2, Nilmoni Mitter's Street
and to premises No. 12, Ram Chand Ghose's Lane; on
the east by a passage leading to Nilmoni Mitter's
Street on the north and to Zeriff's Lane on the south
which passage is common to the premises respectively
on both sides of it; on the west by a passage common to
premises Nos. 8, 8-1 and 8-2, Nilmoni Mitter's Street
and to premises No. 12, Ram Chand Ghose's Lane.

The above property is to be sold subject to a prior
mortgage, dated the tenth day of October, one thousand
nine hundred and four executed by the defendant in
favour of the present plaintiff for Rupees two thousand
seven hundred and fifty with interest at the rate of
nine per cent, per annum with balf-yearly rests. It
appears that nothing has been paid either for principal
or interest in respect of the above mortgage.

The list of documents and conditions of sale may be
seen at the office of the said Registrar or at No. 11, Old
Post Office Street, at the office of Babu Nalin Chandra
Gupta, the attorney for the plaintiff, on any day before
the sale and will be produced at the sale.

J. H. Hechle, Registrar.

J. H. HECHLE, Registrar.

Nalin Chandra Gupta, Plaintiff's attorney.

Calcutta, High Court, Original Side, the 30th March 1911. (481 - 1 - 395)

NOTICE.

In the Court of the Subordinate Judge, Darjeeling.

EXECUTION No. 29 or 1910.

H. H. the Maharaja of Burdwan, decree-holder, against C. Forstmann, of Darjeeling, judgment-debtor.

THE following property of the judgment-debtor will be sold by public auction on the 15th day of June 1911 at Darjeeling Court premises for Rs. 2,879-9:—
All that part of the three several estates or locations called or known as Birchwood Park, Victoria Place, and Grave Hill, inclusive of two pieces of land on the west of Birchwood Park and on the north of Grave

Hill and the north of Birchwood Park respectively situate between the Auckland Road and the Cart Road, situate between the Auckland Road and the Cart Road, leading from the Railway station to the bazar, in the Town of Darjeeling, comprising by estimate 14 acres or thereabouts. Birchwood Park bears the Nos. 87 and 88 in the Collector's Registers Nos. 30 and 28 in Mauzawar Register. Government revenue payable thereon is Rs. 50 per annum and which location called Grove Hill bears No. 375 in the Collector's Register and numbered 145 in the Mauzawar Register and the Government revenue payable in respect thereof is Rs. 49-6-1 per annum, and also those messuages or dwelling-houses and houses, shops and premises leased to the other people subject of a mortgage dated 3rd August 1908 in favour of Debendra Nath Ghose, of 54, Kansaripara Road, for Rs. 2,49,000 executed by the judgment-debtor and registered at Calcutta. judgment-debtor and registered at Calcutta.

F. G. E PIFFARD, Sub-Judge, Darjeeling. Darjeeling, the 3rd May 1911.

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER

No 83 or 1911. c

Re Baburam, of No. 22, Machoabazar Street, in the town of Calcutta, lately carrying on business as a dealer in cloth and napkins at the aforesaid place under the name of Baburam and also at Sookshabad in the district of Manipore under the name of Baburam Shibram, but now unemployed, ex parte the

ON the 31st day of March 1911; an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE-All debts due to the estate should be paid to me,

Dated this 6th day of May 1911.

C. E. GREY, Official Assignee of Calcutta. (606-1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER

No. 99 of 1911:

Re Dibish Chandra Mukerjee, residing at No. 17-2, Madhu Ray's Lane, in the town of Calcutta, employed as a clerk in the Office of Mesars. Longman and Green & Co., Calcutta, ex parts the debtor.

ON the 26th day of April 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Norg.-All debts due to the estate should be paid to me. Dated this 6th day of May 1911.

C. E. GREY, Official Assignee of Caloutts

In the High Court of Judicature at Fort William in Bengal, in insolvency.

NOTICE OF ADJUDICATION ORDER.

No. 100 of 1911.

Re Harrish Chunder Ghose, lately residing in Russa Road South in Tollygunge in the suburbs of the town of Calcutta and lately a Gomastha in the services of Rani Bindubashini Dassy and also Babu Tripondeswar Mitter and now a prisoner in the Civil side of the Presidency Jail at Calcutta, exparte

ON the 27th day of April 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Norg .- All debts due to the estate should be paid to me. Dated this 6th day of May 1911.

C. E. GREY, Official Assignee of Calcutta

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER

No. 101 of 1911.

Re William Charles Harris, residing at No. 14, Sooter-kin's Lane, in the town of Calcutta, a Gunner in the B. I. S. N. Co.'s Water-boat, Calcutta, ex parte the debtor.

ON the 2nd day of May 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Note.-All debts due to the estate should be paid to me, Dated this 6th day of May 1911.

C. E. GREY, Official Assignee of Calcutta.

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 59 of 1910.

In the matter of Amirali Mistri, son of late Karim Mandal, of Basudebpur, Behala, thana Behala, district 24-Parganas, applicant, debtor.

PURSUANT to a petition dated the 17th August 1910, and on reading the petition and hearing the pleader for the said applicant on 25th February 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

Dated this the 6th day of May 1911.

T. W. RICHARDSON, District Judge. (394-1-516)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Jatindra Nath Mukharji, son of Bamapada Mukharji of Shibpore in Howrah, has been admitted by this Court as No. 30 of 1911, and that the 20th May 1911 has been fixed for the hearing thereof.

T. S. MACPHERSON, District Judge. Chinsura, the 5th May 1911. (692-1-514)

In the Court of the District Judge of Hooghly.
INSOLVENCY PETITION No. 7 of 1911.

NOTICE is hereby given that Fakir Das Kole of Bilona, thana Amta, district Hooghly, was, on the 8th April 1911, adjudged an insolvent, and the Nazir of this Court has been appointed receiver of his property. The 19th May 1911 has been fixed for framing a schedule of debts and creditors. Claimants may prove their claims on that day.

T. S MACPHERSON, District Judge. Chinsura, the 1st May 1911. (593-1-513)

In the Court of the District Judge of Hooghly. INSOLVENCY PETITION No. 77 of 1910.

NOTICE is hereby given that Harachand Guchayit of Ramchandrapur, thana Lilus, district Hooghly, was, on the 8th April 1911, adjudged an insolvent, and the Nazir of this Court is appointed receiver of his property. The 18th May 1911 has been fixed for a schedule. Claimants may prove their claims on that day.

T. S. MACPHERSON, District Judge Chinsura, the 1st May 1911

In the Court of the District Judge, Gaya. INSOLVENCY CASE No. 4 of 1911.

Ram Ghulam Ram, petitioner.

Ram Ghulam Ram, petitioner.

WHEREAS one Ram Ghulam Ram, son of Ram Charan Ram, deceased, by caste Kalwar, resident of mauza Obra, pargana Manorah, zilla Gaya, ordinarily residing at mauza Obra, pargana Manorah, zilla Gaya, has applied to this Court on the 11th April 1911 to be declared an insolvent under Act III of 1907, Provincial Insolvency Act, this is to give notice that this Court has fixed the 19th May 1911 for hearing the aforesaid petition. Those who desire to be represented in this matter should attend this Court personally or by pleader. pleader.

The particulars of debts alleged to be due in the petition are as follows:-

Name of creditor.	Residence.	Nature. I	mount due
(1) Phooltoos Kner, wife of Ganga Pd.	Village Obra, pargana Ma- norah, zilla Gaya.	Under chitta hisah, dated 15th Pous 1317 F.S.	Rs. A. P. 385 12 0
(2) Mussamat Tula- mani Kuer, widow of Babu Sajivan Lal, deceased.	Ditto	Under chitta hisab, dated 15th Asin 1318 F.S.	456 0 0
(3) Mussamat Phool Kuer, widow of Parsotim Doss, deceased.	Ditto	Under roka, dated 11th Astn 1318 F.S.	161 8 9
(4) Mussamat Sahodra, widow of Ban- wari Lal, de- ceased.	Ditto	Under hand note, dated 12th Pous 1317.	150 0 0
(5) Mussamat Sukni, widow of Pha- gooni, deceased.	Ditto	Under hand note, dated 16th Aghan 1317 F.S.	200 0 0
(6) Kesho Lal	Ditto	Under chitta hisah, dated 22nd Pous 1317 F.S.	200 0 0
(7) Mathura Pershad	Ditto	Under chitta hisah, dated 8th Kartik 1318 F.S.	
		100	2 444 4

H. E. SPRY, Offg. District Judge. Gaya, the 19th April 1911. (615-1-611)

Notice.

In the Court of the District Judge of Nadia.

INSOLVENCY CASE No. 11 of 1911.

Petitioner, Bipin Behari Ghosh.

Notice is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors that the insolvency petition of Bipin Behari Ghosh of Doyarampur, police-station Kumarkhali, district Nadia, has been admitted by this Court as No. 11 of 1911 and that 13th May 1911 has been fixed for the hearing thereof.

S. C. Mallik, District Judge, Krishnagar, the 4th May 1911. (597—1—510)

W. Park

NOTICE TO CREDITORS OF THE DATE OF HEARING OF AN INSOLVENCY PETITION.

Section 12 of the Provincial Insolvency Act, III of 1907.]

DISTRICT MIDNAPORE.

In the Court of the District Judge of Midnapore.

INSOLVENCY PETITION No. 8 or 1911.

WHERRAS Sheik Tamijuddin Mahammad, of Simulia, pargana Tamluk, has applied to this Court, by a petition dated 25th April 1911, to be declared an insolvent under the Provincial Insolvency Act, II of 1907, and the following names appear in the list of creditors filed by the aforesaid debtor, this is to give notice that the Court has fixed the 29th day of May 1911 for the hearing of the aforesaid petition and the examination of the debtor. If any one desire to be represented in the matter should attend in person or by duly instructed pleader. The particulars of the debt alleged in the petition to be due are as follows:—

A WOLL - STOCKE	3027	As.
***	***	102
***		30
***	***	15
***	***	150
***	***	50
Dasi	***	156

J. Cornes, District Judge. Midnapore, the 2nd May 1911. (578 - 1 - 519)

NOTICE.

In the Court of the District Judge of Nadia.

INSOLVENCY CASE No. 12 or 1911. Petitioner, Ghanashyam Bandhopadhyay.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors that the Insolvency petition of Ghanashyam Bandopadhyay of Habibpur, police-station Ranaghat, district Nadia. has been admitted by this Court as No. 12 of 1911 and that 27th May 1911 has been fixed for the hearing thereof.

S. C. MALLIK, District Judge. Krishnagar, the 3rd May 1911. (596 - 1 - 515)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 21 of 1911.

Haripada Chatterji, son of late Dharmadas Chatterji, of Gobra, thana Baniapukur, district 24-Parganas,

To Kunja Lal Seal and others, creditors.

ON the 10th day of April 1911, it was ordered that the matter of the petition of the applicant be heard on the 15th day of May 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge. Alipore, the 8th May 1911. 2(523-1-518)

A MULYA KUMAR GUHA, B.L., intends to be enrolled as a Vakil of the High Court, Calcutta.

(535-4-462)

BANKUBIHARI BHADURI, B.L., intends to be enrolled as a Vakil of the High Court.

(522 - 4 - 407)

DABENDRA NATH KUMAR, B.L., intends to be enrolled as a Vakil of the High Court, Calcutta. (579-4-506)

HARIPADA CHATTERJEE intends to be en-rolled as a Vakil of the High Court, Calcutta. (591 - 4 - 508)

I NDRA NARAYAN MUKHOPADHYAY, B.L. intends to be enrolled as a Vakil of the High Court (567 - 2 - 503)

JITENDRANATH MCOKERJEE, B.L., intends to be enrolled as a Vakil, High Court. (599-4-509)

KALIMOHAN SEN, B.L., intends to be enrolled as a Vakil of the High Court. (513-4-394)

K SHETRA GOPAL BANERJI, B.L., intends to be enrolled as a Vakil of the High Court, Calcutta.

(536 - 4 - 463)

MANMATHA NATH GANGULY intends to be enrolled as a Vakil of the High Court.

537-4-464)

MD. ABUL AHSAN, M.A., B.L., intends to be enrolled as a Vakil of the High Court.

(518-4-401)

Wanted

A TRANSLATOR for the office of the District and Sessions Judge of Hooghly on a salary of Rs. 90 a month. Must be thoroughly acquainted with Bengali and English and be under 35 years of age. Graduate with previous office experience preferred. Knowledge of Shorthand and Type-writing a recommendation.

Applications will be received up to the 14th May 1911. The selected candidate must be prepared to join immediately on receipt of the order of appointment.

T. S. MACPHERSON, District and Sessions Judge. Hooghly Judge's Office, Chinsura, the 29th April 1911.

Wanted

FOUR Inspectors on Rs. 50 each for the Hooghly Central Census Office. The selected candidates will have to work for a fortnight or so on Rs. 30 as Supervisors to learn work before appointment as Inspectors. None need apply who has not read for the B. A. Degree and has no office experience. Applications will be received up to the 20th May 1911.

B. N. RAY,

Deputy Superintendent of Census. Hooghly, the 4th May 1911.

NOTICE.

Jessore District Board's Office.

WANTED by the District Board of Jessore a Sub-Assistant Surgeon for appointment as Sanitary Inspector on a salary of Rs. 50 and consolidated travelling allowance of Rs. 15 a month. Applications with copies of College diplomas and other certificates will be received by the undersigned up to the 20th instant. Preference will be given to one who has had experience in sanitary works. The selected candidate will have to join immediately on appointment.

RADHIKA CHABAN DUTT, for Magistrate and Chairman.

Jessore, the 5th May '911.

(595-2)

Notice.

W ANTED an Overseer under the Rangpur District
Board on a monthly salary of Rs. 60 rising to
Rs. 100 by quinquennial increment of Rs. 10. The
applicant must be qualified as an Upper Subordinate of
the Public Works Department. Preference will be
given to a practical and experienced man. Applications
will be received by the District Engineer, Rangpur, up
to 30th May 1911.

C. TINDALL, Chairman, District Board. Rangpur, the 1st May 1911. (581 - 2)

Wanted

A SUB-OVERSEER on Rs. 50-75 and horse

A sub-overset on Rs. 50-75 and horse allowance Rs. 20.

Must have had experience in District Board work and construction, be able to ride well and be qualified under Notification No. 3334L.S.-G., dated 20th December 1961, Rule 7 (1).

He will be required to join on 1st June.

Apply in own handwriting, stating age, to—

District Engineer, Motihari, Ohamparan. (608-1)

WANTED (1) an Overseer for the Provincial works under the District Engineer of Burdwan on a salary of Rs. 80—2—100 with conveyance allowance at the rate of Rs. 30, plus travelling allowance according to Civil Service kegulations. None need apply who is not a B.E. of the Civil Engineering College, Sibpur, and has some experience of practical work. The candidate must have good practice in cycling and riding.

The service will last so long as the Provincial works remain under the District Board of Burdwan.

Wanted (2) two Sub-Overseers each on Rs. 30—1—35

Wanted (?) two Sub-Overseers each on Rs. 30—1—35 with conveyance allowance at the rate of Rs. 10. None but qualified Sub Overseers need apply. Proficiency in cycling essential. The applications with copies of testimonials will be received by the undersigned up to the 15th May 1911. the 15th May 1911.

J. N. MALLIE, B.E., District Engineer, Burdwan. Burdwan, the 4th May 1911.

WANTED an coountant for three months for the office of the District Engineer, 24-Parganas, Alipore, on a salary of Rs. 80 per month.

None need apply who has not passed the Accountantship Examination as laid down in Government Notification No. 3334L S.-G., dated 20th December 1901, and has no experience of work as Accountant in a District Engineer's office.

Applications will be received by the undersigned up to noon of Monday, the 15th May 1911.

B. N. Basu, District Engineer, 24-Parganas, Alipore,

Alipore, the 4th May 1911.

(589-1)

WANTED a Draftsman on a salary of Rs. 40, plus Rs. 10 P. W. allowence, for the District Engineer's office at Hooghly. Preference will be given to a passed Sub-Overseer and working as a Draftsman. Applications will be received up to 13th May 1911.

G. L. BANABJI, District Engineer, Hooghly. Chinsura, the 28th April 1911.

WANTED a Head Clerk and Accountant for the Sahibganj Municipality on a salary of Rs. 40 to Rs. 50 per month. None need apply who has no experience in Municipal office work. Applications with copies of testimonials will be received by the Chairman up to 15th instant.

PASHUPATI Boss, Vice-Chairman. Sahibganj, the 2nd May 1911. (580-1)

Notice.

WANTED a B Course Graduate for the post of the Second Master of the Sagar Dutt Free School at Kamarhati in 24-Parganas on a salary of Rs. 45 a month. Application with copies of testimonials will be received in this office up to the 24th May 1911. Candidates should state the date of their birth. The post is non-pensionable.

PHANI BRUSAN BASU,

Offg. Additional Inspector of Schools, Presy. Divn. 285, Bowbazar Street, Calcutta, the 5th May 1911. (600-2-517)

Notice.

Notice.

A PPLICATIONS for the post of District Engineer
Bhagalpur, on a salary of Rs. 700-25-800 plus
travelling allowance according to Civil Service Regulations are invited. Only those who are qualified under
the rules published under Government Notification No.
3334L.-S.-G., dated the 20th December 1901, as amended
by Notification No. 1198T.G., dated the 18th June 1906,
should apply. All applications from intending candidates must be submitted in sealed and registered covers
addressed to the Chairman of the District Board and
superscribed "Applications for appointment of District
Engineer." Each application must be accompanied by
all the necessary certificates and testimonials required
by the rules, together with a suitable envelope addressed and sufficiently stamped for registration in which
they can be returned in the event of the application
being unsuccessful. Applications will be received up
to 15th June 1911. Applicants should state if they
have had any practical experience of irrigation projects
or sanitation. or sanitation.

E. L. L. HAMMOND. Chairman, District Board, Bhagalpur.

Bhagalpur, the 20th April 1911.

(529 - 3)

Campbell Medical School.

THERE will be 140 vacancies for admission of male students in the next session commencing June 16th. Intending candidates who must be between the age of 17 and 23 years can obtain copies of the Rules on application to the Superintendent, Campbell Medical School, Sealdah. Applications for admission with the necessary certificates of education and character must be addressed by post not later than June 1st to the Superintendent, Campbell Medical School, Sealdah.

E. A. R. NEWMAN, M.D. (CANTAB.), MAJOR, I.M.S., Superintendent, Campbell Medical School and Hospital.

Campbell Medical School, Calcutta, the 10th April 1911.

PUBLIC WORKS DEPARTMENT, BENGAL. BHAGALPUR DIVISION.

Notice.

Central Jail Buildings at Monghyr.

TENDERS in Public Works Department Form No. K-2 are invited for the construction of the following group of buildings in connection with the construction of the Central Jail at Monghyr:—

I.—Superintendent's quarters with out-houses, compound teneing and roads, Group etc.

II. - Deputy Superintendent's quarters with outhouses, compound fencing and roads, etc.

III.—Jailor's quarters with outhouses compound fencing and roads, etc. IV.—Deputy Jailor's quarters with outhouses, etc.

V.—Vegetable and ration godowns.

VI.—Wheat and oil-mill shed.

VII.—Grain godown.

VIII.—Coal and lime godown.

It is intended to give the above works to four reliable contractors.

Tenderers are to submit separate tenders for each one of the groups.

Drawings and estimates may be seen in the office of the undersigned on any working day between 6 A.M. to

Tenders will be received up to the noon of Saturday, the 20th instant, and will be opened in the presence of such contractors as may be present.

The undersigned does not bind himself to accept the

lowest or any tender.

C. P. WARDE,

Executive Engineer, Bhagalpur Division. Bhagalpur, the 2nd May 1911.

Notice

18 hereby given that the undermentioned mauzas appertaining to the Gentha Encumbered Estate in the district of Falamau will be offered for sale by the Deputy Commissioner of that district at his office at Daltonganj on the 15th May 1911:—

Name of village.	Tauzi No.	District and thana.	Annual jama.	Nature of right.
Domaria	Lat Chandal-	Palamau, Garhwa,	Rs. A. 1,850 0	16 annas milkist.
Kasia	Ditto	Palamau, Daltonganj.	232 18	Ditto

The Government revenue and cesses are paid jointly with the other villages of the lot.

Further particulars are available in my office. Intending purchasers should send in written offers previous to the sale to the Deputy Commissioner.

J. N. SARKAR,

Manager, Encumbered Estates, Circle B, Palamau.

Daltenganj, the 1st April 1911.

(220-10)

POST OFFICE.

DESPATCH OF SEA-BORNE MAILS.

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N.B.—The latest of nesday and for Australasian Color Straits Settlement Straits Settlement South Africa	parcels 1: nes nts, Chin	L-A.M.	on Th	ursds	Ved-	16th May 18th ,, Baturday 12th May	6-30 8-30 7-30 6-30	

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C. H. STUART,
Presidency Postmaster.

Dated Cascutta, the 9th May 1911.

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Nyayasarah. By M. M. Satish Chandra Vidyabhusana, at Re. 2.
Six Buddhist Nyaya Tracts. By M. M. Haraprasad Shastri, at As. 10.
Mohabhasya pradipodyata. Vol. 4. Fasc. 1. By Pandit Bahuvallava Shastri, at Re. 1-4.
Yoga Sastra Fasc. 3. By Sri Vijaya Dharma Suri, at Re. 1-4.
Yoga Sastra Fasc. 3. By Pr. P. C. Roy, at Re. 1-4.
Yoga Sastra Fasc. 3. By Sri Vijaya Dharma Suri, at Re. 1-4.
Vidhana Parijata. Vol. 2. Fasc. 4. By Pandit Taraprasanna Vidyaratna, at Re. 1-4.
Ocatapatha Brahmanan. 6. Vol. 7. Fasc. 4-5. By Acharya Satyavrata Sansrami, at As. 10 each.
Upamitbhavaprapanca Katha. Fasc. 2 and 13. By Prof. Dr. Hermann Jacobi, at As. 10 each.
Tadhafia Khushinaveshan. By Maulwi M. Hidayet Husain, Lecturer in Arabic and Persian, Presidency College,
Calcutta, at Re. 1.
Massir-i-Rahimi. Ft. 1. Fasc. 1. By Maulwi M. Hidayet Husain, Lecturer in Arabic and Persian, Presidency College
Calcutta, at Re. 2.
Marionand Thermana Parighama Parighama Parighama Parighama Parighama Fasc. 1. By Dr. E. De

List of Publications issued by the Meteorological Department from 1st October 1910 to 31st March 1911.

Monthly Weather Review for July to November 1910. (Illustrated by 7 plates.) Quarto. Paper cover. Re. 1 per month.

Annual Summary of Monthly Weather Review, 1909. (Illustrated by 6 plates.) Quarto. Paper cover.

List of Publications issued by the Meteorological Department during the current Quarter.

Monthly Weather Review for December 1910. (Hilustrated by 7 plates.) Quarto. Paper cover. Re. 1.



The Calcutta Gazette.

WEDNESDAY, MAY 17, 1911.

PART II.

Adbertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this Part of the "Gazette" cannot be received after Noon on Monday.]

LAND SALE NOTICES.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Muzaffarpur will be put up for sale at the office of the Collector of that district on the 5th June 1911 at midday for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Pauzi No.	Name of mabal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	• 700	3		**************************************	•	1	8	
2030	Gopinath Amir Kuli Khan, pargana Ratti.	Rs. A. P 1,099 14 1.	Entire		Mu ammat Sohago Knar and others.	Rs. A. P.	Rs. A. P. 343 11 9	Rs. A. P.
11841	Parsotimpur Ba- rari, pargana Bhimpur,	1,152 7 0		9a, 2d, 4c 8b, 18ph	Musammat Bibi Fasihan, alias, Bibi Ghaso.	656 5 6		[36 1 6
21329 Re.	Dharampur Harka- mansahi Kasim Hussain, par- gana Marwah- kalan.	1,184 9 10		Madhopur Chhata 2a, 16k, 2kt, 4d, Rampur Gangauli 16 ans,	Baijnath Prasad Singh and others.	771 18 4		21 13 5

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Patna will be put up for sale at the office of the Collector of that district on the 7th June 1911 at 12 A.M. for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share,	If the whole estate is to be sold, the arreare due from it.	If only a share is to a sold, the arrears due from it.
1	1	8	and the source	6-21	6 to Control	7		•
2004 12 5	Redhna Laskaripur Buzoorg nisi Vagai- nah, pargana Bhim- pur.	Rs. A. P. 2,120 0 0	VSt	4 annas S. A. (all other shares than that specified will be excluded from the sale).	Kesho Prasad	Rs. A. F.	Rs. A. P.	Re. A. W. 163 18 9
8084	Diara Maranchi, pargana Gyaspur.	4,462 0 0	Entire	*	Sheo Dayal Singh urf Tilak Dhari Singh Vagaitah.	-	748 8 0	
178	Mear Khajeahmad Sawi, pargana Bas- wak. In register D sa mahal Mear Kha- jeahmad Sarai and mauza Mear asli and Khajeahmad Surai dakhli.	1,290 5 8	Do	FT 1	Rai Ram Dayal and Rai Sheo Dyal.		482 5 8	_
0118 220	Salaimpore Ajaipore, pargana Beswak.	641 1 1	Do	izia in ied	Ram Presad Sahu and Bansi Sahu under the guardian- ship of Meghan Sahu, Vagsi- rah.		200 4 2	-
163	Gangapore Pakri, pargana Telhada,	800 0 0	Do	morphagn, hav mon a	Ram Narsin Singh and Babu Chandarbhan Prasad Singh, Vagairah,	estato est	898 14 11	

Patna Collectorate, the 6th May 1911.

MEHDI HOSSAIN, for Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Jessore will be put up for sale at the office of the Collector of that district on the 20th June 1911 at 2 P.M. for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of mahal and pargans.	Sadar Jama of whole estate.	Whether the whole estate is to be sold.	It only a share is to be sold, specification of such share or shares,	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	3	3	ne.		6	7	8	,
248 310	Boypur, pargana Mahamed Shahi, Jindunga, pargana Chengutia.	Rs. A. P. 530 6 8 1,046 12 74	Yes Yes		Kali Brishno Mojumdar Satish Chandra Chakravarty	98. A. P.	Re. A. F. 229 4 11 369 15 114	

Notification A.

NOTICE is hereby given, under sections 6 and 18, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Saran will be put up for sale at the office of the Collector of that district on the 5th June 1911 (Monday), at 7 a.m. for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauxi No.	Name of mahai and pargana,	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	- 1	3			of a Section.	7	8	9
N S		Rs. A. P.				Rs. A. P.	as diamen	Re. a. P.
1816	Kasba Chirand or Chirand, pargana Chirand.	8,447 2 11		S. A. No. 17— Kham. Pokhta. As. P. As. P. Balua	Babu Raj Rajeswari Kumar Singh	719 6 S	B1:11 20	86.7
2208	Amnour ander,	7,482 10 8	*****	8. A. No. 58-	Ditto	1,865 8 10		822 15 6
角體	pargana Maksir.			Dharlahi Amnour 16 0	The sale are like			
				Chapra Abhiman	the realize metals of the second of the seco	100 mm 1 mm 1 mm 1 mm 1 mm 1 mm 1 mm 1		
				Maurauli 16 0 Parsa Harpore 8 0 Askarpore 8 0 Sultanpore 16 0				
				Bankerwa				
		•		Badas				
				Keotia			4	
		۰		Pati Mohamad		and class of		
		ran, six disent	ete (ataka) Laber (10) ma	Itwa		eren verster De de sous		
				Dhonkahe Pato	el en en en en en en en en en en en en en	Control of the contro		#17
		Xii C T A S V - HA A S S S S S S S S S S S S S S S S S S S		Bhawch-indehak 16 0 Garribehak 16 0 Hunkaraha 16 0 Bhusaha 16 0 Dharamchak 16 0 Dharamchak 16 0			- A.	
				Kattaulia, alias Bhetandi 16 0 Salemrore 4 0 Kaethaulia 16 0 Jadu Rampore 8 0 Chas Saleh 16 0				Application of the second
			and a	Piprs				
				Kewatra 16 0 Mudahi 10 All other shares than that specified will be				

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Monghyr will be put up for sale at the office of the Collector of that district on the 5th June 1911 at 7 A.M. for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauri number	Name of mahal and pargana,			If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share,	If the whole estate is to be sold, the arrears due from it.	If enly a share is to be sold, the arrears due from it.
1	2	3	•	The section of the se	6	7	8	9
BB36	Kishuapur Rajshahi Rawhuanda n p u r, pargana Imadpur, thana Teghrah,	Rs. A. P. 975 7 0		14a. 16g. 8c. 6b. 13ph. 6b. 16gbat. Ijmali share. All other shares than that specified will excluded from the sale.	Mahanth Gurcharan Bharthi and others.	Rs. A. P. 903 9 0	Rs. A. P.	Re. 4. P. 12 9 3
224	Bisthazari Patti Mathura Parshad and others, pargona Bisthazari, thana Bisthazari, thana Bikandra, appertain- ing to villages Digauth, Chhotn Dhanawan, Lakhan Dhanawan, Adsar and Murkanwan.	1,778 2 0	Entire		Damodar Parshad and others.		86 10 9	

Monghyr, the 12th May 1911.

A. GARRETT, Collector.

Notification B.

NOTICE is hereby given, under sections 5 and 13. Act XI of 1859, that unless the arrears mentioned below are paid on or before the next latest date of payment, viz., the 25th May 1911, the undermentioned estates or shares of estates in the district of Champaran will be put up for sale at the office of the Collector of that district on the 2nd June 1911 at 8 o'clock for the said arrears:

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to sold, it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.	Nature and amount of de- mand for which to be sold.	
1		3	•	5	400 6 all 10 a	2.2	8		10	
739	Mahal Rajipur, tauji Salempur Hadiabad.	Re. A. P.	Whole	* 1	Mr. T. R. Lewis, Manager, Bettiah Estate.	Re. A. P.	Rs. A. P.	Rs. a. P.	Rs. A. P. Revenue— 535 9 0	

Motihari, the 26th April 1911.

D. C. PATTERSON, Collector.

Notification.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates or shares of estates in the district of Khulna will be put up for sale at the Collector's odice of that district on 26th June 1911 for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, a separate account is kept for such share and the other share or shares in the estate are excluded from the sale.

Tauzi No.	Name of mahal and pargans.			Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it,	If only a share is to be sold, the arrears due from it.	
1			•	. 6	6	7	8	9.
886	Teliganti, pargana	Rs. 3,782	Whole		Prasanna Chandra Kar		Rs. 3,782	
996	Sundarbans, Lot No. 216, Jangal- khanda, pargana	942	Do		and others. Manik Chandra Dhali and others.		707	
1000	Sundarbans (Salik- khali, Howla o. 225). Lot No. 216, Jangal- khanda, Howla No. 227.	2,599	Do	_	Ashutosh Dhar and others.	-	1,949	

Khulna, the 16th May 1911.

G. S. DUTT, Collector.

Notification.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Shahabad will be put up for sale at the office of the Collector of that district on the 5th June 1911 at 6-30 A.M. for arrears of revenue and other demands which by law are realisable as arrears.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauxi No.	Name of mahal and pargana.			Names of proprietors of property to be sold.	If only a share is to be sold the sadar jama of sach share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.	
1		. 8		5	6	7	8 6	
		Rs. A. P.	[[[]]			Rs. A. P.	Rs. A. P.	Rs. A. P.
383	Lachumanpur, pargana Arrah	1,673 1 11	Whole		Abhi Ram Singh and others	L. R	98 18 6*	
1283	Diara Suhea, pargana Behea	1.720 0 0	Do		Permeshar Dayal Sahu and others	т. м	1,288 0 0	
1703 Jt.	Hakimpur, pergana Chausa	1,402 0 0		he ijmali share to be sold is 12 annas. Other shares are excluded from sale.	Banwari Lal Sahn and others	1,051 8 0		55 15 7
1798	Kusurpa, pargana Chausa	1,325 0 0	Whole	*****	Ram Surat Pande		147 0 0	100
2176	Belaon, pargana Chainpur	509 13 10	Do	101	Bansidhar Missir and others		150 4 4	
9617	Karji, pargana Chainpur	639 4 7	Do		Ganesh Pande, and others	L. R	101 14 Of	
3991	Ramgarh, pargana Chanipur	746 10 8	Do		Sheikh Ahmed Ali and others	T. M	6 0 0 108 3 9	
3429 Jt,	Kusi, pargana Danwar	1,596 0 0		The ijmali share to be sold is 8 annas, Other shares are excluded from sale.	Raghupat Pande and others		339 8 0	-
10320	Bans Gopal Chapre, pargana Ballia.	653 0 0	Whole		Ramsarup Ahir and others		75 2 8	

^{*} These are the arrears due from Khata 7 at January kist 1911 and the sale is held under section 14, Act XI of 1859.

Shahabad Collectorate, the 12th May 1911.

MUHAMMAD HABIBULLAH, for Collector.

Advertisement of Sale.

OTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estate, situate in the district of Jessore, will be put up to sale at the Magura Subdivisional Office on the 7th June 1911, corresponding with the 24th Jaistha 1318 B.S.

The purchasers will be subject to the following conditions of sale:—

Conditions of sale.

- 1st.—The estates to be sold to the highest bidder above the upset price, which will be fixed by the Collector at the time of sale. The purchasers of this estate will be considered as the proprietors of the estate, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.
- 2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.
- 3rd.-If the purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
- 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

No. on the district roll.	Name of estate and pargana.	Approximate area in acres.	Government revenue assessed.	Remarks.
			Rs.	
4205 4619	Chandanpratar, pargana Mahmudsahi Amtail, ditto	38·23 21·73	79 27	

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Jharia Branch of the East Indian Railway, in the district of Manbhum, will be put up to sale at 8 o'clock on Monday, the 19th June 1911, at Dhanbaid Inspection Bungalow:--

The purchasers of the several plots of land will be subject to the following conditions:-

the purchasers of the several plots of land will be subject to the following conditions:—

1st.—The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the railway boundary, or to plough the land nearer than three feet from the same.

2nd.—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.

3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited.

If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

4th.—The plots of land will be sold revenue-free to the highest bidders.

5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Board confirming the sale.

the sale.

	Name of district.	Pargana and mauza.	Number of mile on which land is	Situated on which side of the	APPROXIMATE AREA OF LOT IN BIGHAS AND IN ACRES.		LAND EXCLUDED PRO SALE FROM BACH LOT.		Commence- ment and termination of lot.	Boundary of lot.
			situate.	railway.	В. к. с.	Acres.	Reasons for exclusion.	A. R. P.	or lot.	
The second secon	Manbhum	Mauza Godbur, pargana Jheria.	28th mile of the Jberia ex- tension.	North	13 15 14	4.26		- 10	Commences at chainage 14.33 and terminates at chainage 14.38.	North and West-By the waste and of village Godhur. East-By the waste land of village Godhur and East Indian Ballway land.
-							20110			South—By the East Indis Railway land,

Purulia, the 1st May 1911.

M. N. MUKHERJI, Land Acquisition Deputy Collector, Manbhum

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land no longer required by Government, situated along the Ranaghat-Murshidabad branch of the Eastern Bengal State Railway, in the district of Nadia, will be put up to sale at 12 o'clock on Wednesday, the 28th June 1911, corresponding with the 18th Asar 1818 (Bengali) at Krist-agar in the Land Acquisition Deputy Collector's Office.

The purchasers of the several plots of land will be subject to the following conditions:—

1st.—The purchasers will have no power to make any excavations on the land nearer than 15 feet from the railway boundary, or to plough the land nearer than three feet from the same.
2nd.—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.
3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.
4th.—The plots of land will be sold revenue-free to the highest bidders.
5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Commissioner.

4th.—The plots of land will be sold revenue-free to the nignest placers.

5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Commissioner confirming the sale.

re lot	Name of	Pargana	Number of mile on which	on which	OF LOT I	N BIGHAS ACRES.	LAND BX FROM FROM EA	SALE	Commence- ment and termina- tion of lot.	Y
Consecuti No.	district.	and mauza,	land is situate.		В. к. с.	A, B, P.	Reasons for exclusion.	А. В. Р.		Boundary of lot
(To be sold in one lot.)	Nadia	Birnagar, pargana Mamjoani, prii	6.	On the left side from Ranaghat to Krish- nagar.	58 6 0	19 0 0 27 0 0	o Separate	erec a		The land is bounded:— On the North—By lane of Amrita La Ganguli. On the South—By lane of Mobendri. Brahmo-Chari.
				Exten		izles	Manual Manual		- Antoni	On the East—By the Railway line. On the West—By lam of Srimat Barnomayee Dasi

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates, situate in the district of Midnapore, will be put up to sale at the Midnapore Collectorate on onday, the 26th June 1911, corresponding with 12th Ashar 1318 B.S.

The purchasers will be subject to the following conditions of sale:—

1st.—The estates to be sold to the highest bidder above the upset price which will be fixed by the Collector at the time of sale. The purchaser of these estates will be considered as the proprietors of the estates, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.

the revenue fixed in perpetuity.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estates to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale. original sale.

No. on the district roll.	Name of estate and pargana.			imate acres.	Governi revenu assesse	ie	ıt	Remarks.
		Α.	R.	P.	Rs. A	P		
2982	Pargana Boroda, estate Iswarpur- bar.	9	0	33	34 1	15	6	The revenue of this mahal has been fixed at Rs. 34-15-6 from Rs. 46-10 after deducting collection charges at the rate of Rs. 25 per cent.
2986	Pargana Boroda, estate Srirampore	7	2	25.5	29	2	8	The revenue of this mahal has been fixed at its. 29-2-8 from Rs. 38-14-8, after deducting collection charges at the rate of its 25 per cent.
2990	Pargana Chetua, estate Hariram- pore.	6	2.	33-1	33 1	3 1	1	The revenue of this mahal has been fixed at Rs. 33-13-11 from Rs. 45-2 6 after deducting Rs. 25 per cent.
2996	Pargana Chandrakona, estate Syampur.	13	3	24.4	81 10 14 151	8	3	The revenue of this mahal has been fixed at Rs. 81-8-3 from Rs. 108-11 after deducting Rs. 25 per cent. as collection charges.
2997	Pargana Chandrakona, estate Masak- pur.	4	2	25.7	22	2	6	The revenue of this mahal has been fixed at Rs. 22-12 6 from Rs. 30-6 after deducting Rs. 28 per cent. as collection charges.
3004	Pargana Boroda, estate Bhangadaha	1 300 2 37		30 *	23 1	10	9	The revenue of this mahal has been fixed at Rs. 23-10-9 from Rs. 31-9 after deducting Rs. 25 per cent. as collection charges.
3013	Pargana Chandrakona, estate Bhagirathpore.	20	2	21	100	8 1	11	The revenue of this mahal has been fixed at Rs. 100-8-11 from Rs 134-1 3 after deducting Rs. 25 per cent. as collection charges.
3032	Pargana Chetua, estate Hariram- pore.	P. (4) (1) (5.17)		0	37		6	The revenue of this mahal has been fixed at Rs. 37-1-6 from Rs. 49-7-3 after deducting Rs. 25 per cent. as collection charges.
3033	Pargana Chetua, estate Pakurdona	4.37	0	o l	26	8	6	The revenue of this mahal has been fixed at Rs. 26-8-6 from Rs. 35-5-9 after deducting Rs. 25 per cent as collection charges.
3051	Pargana Dhekiabazar, estate Manib- garh.	Carlo Base Street	-	6-612	To be revenue			To be sold revenue-free.
			91	the second	margin Common			THE STREET STREET

Notice of Sale.

NOTICE is hereby given, under sections 6 and 13 of Act XI of 1859, that the undermentioned estates or shares of estates in the district of the 24-Parganas, will be put up for sale at the office of the Collector of that district on the 26th June 1911 at 12 noon for arrears of revenue and other demands, which by law are realizable as arrears of land revenue, which in columns 6, 8 and 10 of the appended statement it is stated that only a share is to be sold, it is to be understood that separate account is kept for that share or shares are excluded from sale:—

Consecutive number.	Tauzi No.	Name of pargana and mahal,	Sadar jama of the whole estate,	Whether whole estate is to be sold.	If only a share is to specification of suc	be sold, the	tors of the properties	If only a share is to be sold, the sadar jama of such share.	be sold, the	If only a share is to be sold, the arrears que from it.
1	2	8	4	5	6	one transfer	7	8	9	10
	70.	of a mir to a serie	Rs. A. P.		TO TOTAL OF THE PARTY OF THE PA	THE PARTY OF		Rs. A. P.	Rs. A. P.	Rs. A. P.
1	10	Chetla and others, pargana Magura.	809 7 0	Whole	3-15		Tarakumar Roy Chowdhry and others,	-	11 0 6	
3	R. S.	Kharibere and cthers, pargana Magura.	4,078 2 0		3 unnas share		Kali Sahay Roy Chowdhry and others.	3,312 3 3		899 13 114
8	100 R. S.	Sonadanga, par- gana Magura.	884 11 10		13a. 6g. 2k. 2kt, share		Kumad Krishna Mondie and others.	737 4 6		53 0 0
•	346 R. S.	Santoshbati and others, pargans Balia.	5,531 0 9		9a. 3g. 3k. 1 kt. share	;	Sarat Kumari Dassee and Kumud Kri shna Mondle and others.	3,174 13 1		204 3 7
8	401-7	Hudaramkrishna- pur and others, pargana Azima- bad.	8,941 9 7	*****	lu. 2g. 2k. share		Radhabevode and Ram Lal Mondie and Haridas Chatterjee, manager, Bawali Ward's estates,	628 11 34		6 0 1
6	2167 R.S.	Parpalna, parga- na Ukhra.	6,715 1 10		2a. 16g. share		Harendra Krishna De Ohowdhry and others.	1.178 14 12		5 5 21
7	2167-1	Ditto	6,715 1 10	1	4a, 16g. share		Devendra Nath Bal- lav and Upendra Nath Shaw,	2,015 2 64		9 7 81
. 8	1366	Lot No. 27, Radhakantapur, pargana Sunder- ban.	712 0 0	Whole			Monindra Nath Ban- nerjee and others.		222 4 0	

Alipur, the 15th May 1911.

K. F. Haq, for Collector.

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL

for the week ending 9th May 1911.

LIA DIT INTEG	THE RESERVE OF THE PARTY OF THE	
Capital paid up	2,00,00,000 0 0 0 1,75,00,000 0 0	Government Securities 2,85,91,335 0 0
Office its. 1,04,80,388 5 Ditto ditto at Branches, 1,21,52,518 0 Other Deposits at Head Office and Branche Bank Post Bills, &c	7 4} 2,26,32,906 5 11 08 15,95,60,649 3 11 6,88,553 6 7 22,66,440 15 8	Committee + 00 10 001 10 1
Sundres	22,00,440 15 8	Dead Stock 22,07,849 12 0
The first the state of the property of the state of the s		Cash & Currency Notes at Head Office* Rs. 3,26,34,316 0 3 6,8",94,879 7 7 at Branchest , 3,60,60,563 7 4
Rapees	22,26,48,550 0 1	Rupees 22,26,48,650 0 1
	• Includes Sova, & ½ So † Do. do.	vs., value Rs 2,03,235 0 0 0 4,01,842 8 0 6,05,077 8 0
是是他,我是不是 没有一种, 是他们就是这个时间的	Hate for Demand Lo	The first and the same of the

Hate for Demand Loans, 6 per cent.

By order of the Directors,

Bank of Bengar, Calcutta, the 11th May 1911. Percentage 37.10.
C. M. BASTIN, Chief Accountant,

N. H. Y. WARREN, Offg. Secretary and Treasurer. (625-1)

In the Court of the Second Sub-Judge, Muzaffarpur.

EXECUTION CASE No. 1 or 1911.

Messrs. Shaw Wallace & Co., decree-holders, versus G. R. Toomey and others, judgment-debters. THE following properties will be sold at an auction sale to be held by the Nazir of the Court of the District Judge of Muzaffarpur on the 15th June 1911 for the realization of Rs. 70,868-4-8.

LOT No. I.

Description of the Mortgaged Property.

Twelve annas of the Kanti Indigo Concern, more particularly described below :

All those twelve-sixteenth parts or shares of and in all those Indigo factories or sets of work for the cultivation and manufacture of indigo which collectively compose or are called or known by the name of Kanti together with the factories or outworks and buildings thereto belonging or appertaining and are called or known by the name or description of hagai which said factories and premises formerly forming part of certain Concerns known as A. Nowell and Company's Concerns and are situate, lying and being in the district of Tirhut and subdistrict and thans of Muzaffarpur in the Province of Bihar and in all other (if any) the lands, Indigo Factories and hereditaments which belong to or form part of or are held with the Kanti Indigo Concern and also the like share in all plantations and gardens upon the said lands or any part thereof and in all messuages, tenements, dwelling and other houses, bungalows, stables, godowns and buildings of every kind attached or belonging to the said Indigo Factories or any or either of them or erected and built on the said land or any part thereof.

Lor No. I.

Tauzi No.			Mil	kint or	land purchased.					RB	MABKS.
							Bs.	A.	P.		
1553	Kanti Koteah						364	7	6	16	annas
4531	Bangarah	***			***		244	8	5	16	**
	Kanti Zeerawa	at .			***	***					100
1270	Kanti Kossi z	eraut	rylan	d			w()				
1270	Kanti Koteah										
1270	Panapore Nur	iar H	arpur		***						
1270-20	Rampore Lub				***						
TOTAL TOTAL	Nuriar										
4563	Debia	***			***		58	5	R		

LOT No. I.

Tauzi No.	6 7 1 1 1 1	Nas	me of village.									Rest	nu	
Of the second					A8.	GD.	6B.	KR.	DT.	EN.		Rs.	4.	P.
16227	Madbupur Dulam				0	0	3	1	1	0		1	0	9
13 3	Ditto	1000	***		0	4	1	1	0	0		8	7	8
4108	Faridputty		***		16	0	0	0	0	0		19	7	7
4127	Chuckmad		***	***	16	0	0	0	0	0		20	4	1
1291	Madhupur Dulam			***	0	6	0	0	0	0	1		_	
1291	Ditto		***	***	ĭ	6	0	2	0	0	(26	16	9
1291	Ditio				o	2	0	1	0	0	1	100		
1287	Ditto				5	6	2	2	0	0	5	-12		
1287	Dist			***	0	1	2	1	0	1	1	3	6	9
10513	Harpur vasdeo		•••	***	ő	18	0	ô	0	ō	1	16	6	6
4594	Charle Hailer		The stand		8	0	0	0	0	0		41	0	100
1270	Rampur Lakme		V 100.		2	0	0	0	0	0	1	-	~	**
1270-20	Mohammedpore Kar		11.00	****	2	0	0	0	0	0	-			
1270	Dames and Asia		1		4	0	0	ő	0	0	1			
1270-20	Mohammedpore Ka				-	0	0	0	0	0	1	1,625	13	- 4
1270	73 Y 1		al of the angle	***	-	0	0	0	0	0	-			
1270	Mohammedpore Kar		A POST OF STREET	***	4	0	0	0	0	0	1			
1294	Madhupur Dulam	H.A	2 4 4 7 1 1 1 1 1	-**	2	16	0	ő	0	0	1	8	6	10
21343	m-1-1- m:		**	****		N 187517171	o	0	0	0		475	10.77	8
4612			•••	***	7	0	1	100		0			11	12.60
17028	Hurpur Bux		***	***	2	13		0	0			17	9	
	Goreganah	•		***	16	U	0	0	0	0		172	.3	
17029	The second secon		1000	***	16	0	100	100	0			26	14	
17112	Tahebpur	•	***	***	16	0	0	0	0	0		15	5	1000
17116	Ditto		***	***	16	0	0	0	0	0	-	17	8	
13891	Bawarah Rami Khai	ira	***	***	4	16	2	2	0	0		43	13	
1636	Bhelsipur Dhanraj		•••	***	2	0	0	0	0	0		19	3	111111111
10516	Khutona		•••	***	1	6	2	2	0	0		9	0	
5627	Parearpur			***	4	0	0	0	0	.0	-	653		
1293	Hurpur Bux Madhu				0	10	0	0	0	0		8	7	6
1353	Tsluka Baduraj 1p.		9kt. 3dl.	***	}							17,594	1	5
	Panapore 6 pies and		***	***)	-						,	-	
1293	Madhupur Dulam			***	0	1	8	0	0	0	7			
1293	Ditto		***	***	0	1	2	0	0	0	1	8	7	6
1293	Ditto		***	***	1	5	0	. 0	1	0)			
1291	Ditto		***	***	0	2	2	0	1	10		26		
4161	Chererputty .		150.00	***	14	18	2	0		0		179		
10516	Khutowna		***		3	7	1	. 1	0	0	1	9	0	8
1298	Madhupur Dulam		***	THE LOW	0	2	2	1	0	4	. 5	26	7	4
1298	Ditto	**	100		0	2	2	1	0	4	5	-	100	and a
19942	Hurkee Jaswant		ASSESSMENT OF THE PARTY OF THE	***	0	6	0			0	. 5	7	8	11
19942	Gorgawah .		***	***	16	0	0	0	0	0	3			
4563	Madhupur Dibeah				0			9	-	0		58	- 5	8

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486	THE	CALCU	, IIA (XXXIII		,					25000				(LAN
	12.11	181 16 18	L	or No.	1-0	concl	uded		101	5					
Tauzi No.		Nau	e of village	A Contract	1984		1111		Sept.				REM	ARK	6.
				****			QD.			DT.	BN.		Rs.	Α.	P.
45647	Weekle come of the	APP (IPP)								100		1	89	0.100000	1
Conoc	Fund with lar	4 4000 40					OCCUPATION OF THE PARTY OF THE		OF YORK	-		1		15	
10625 }	Madhupur Ma	and other	rs		***	0	6	0	2	1	0	1		-2005	6
13709	4											1	March 1973 25 5 5 6 7	15	0
439-13 J 6459	Menapur					0	0	3	0	2	5)			
5469	Ditto		man Take			0	1	1	1	0	0	1	184	9	1
5469	Ditto Hurpur Bux				***	Đ	0	0	0	0	0	,	20	7	8
18304 10537	Chukea and F	Internation	***			36	7	2	0	0	0		3	1	6
105 6	Chukea and I	harumpor	Menhai			2	9	2	0		0		48	3	2
1288	Madhupur Du					0	4	1	0		15	1	- 11	3	0
4642	Hurpur Bux					0	6	0	0	0	0	1	17	9	0
4642 10536	Bhelelpur Chekai Dhara	mmm r	10 1100		***	1	10	2	0	0	Market St. Co.	1	48	3	2
10516	Khutona					2	13	1	1	0	0	13	9	0	8
1356-36	Taluka Barur					0	0	0	10	7		1	7,594	1	5
10516	Khutona				***	4	0	0	0	0	0		9 24	0	8
4559 1298		days			***	1	1	1	1	0	0		7	3	6
10924	Madhupur Du Beshanpur Se					4	0	0	0	0	0		68	2	5
				Lor N	To \$		great.								
		4.0. 25	List	of Mol		C LITT									
12000	Constitution of the last of th	1	e of village	All Park				ame o	of mal	ik.			Na	me of	f village.
	f malik.	V			M	npot					egum				Bhanje
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Gunga Pershad		Do				ed	A	Toha	med		Ibra	him	Pans	por	e.
Mohunt Rambha	njan Dass	Do				Hus	sain	Khai	n.			4.12	The		
Surjoo Dass	111	Kap	urpoorah			Kha	Mo	hame	00	AK	our	Ali	Di	tto.	
Kertnath Jha Sved Ibrahim Ho	nesnin Khan	Low	ton Bhar Ditto.	110.			a Pe	rsha	d		-		Rag	hai.	
" Akbur Ali			Ditto.	****			Bha			er			D		
" Mozaffer H	ussain Khan	***	Ditto.	3.00			hari			***		***	. D		
, Alli Asgar	-1 - D	***	Ditto.				Rai en R)iho	***		***		10.10	rough Y
Mosst. Wojohul			Ditto.	100			oodey						T		CHANGE -
Razsia	101111	199 -811	Ditto.	16	M	ohu	nt Sa Badsl	rjoo	Dass	8 .		***	Sir		Buzru
" Noorjeha			Ditto.	3	S	red I	Badsh	iah I	Naws	b	100	***	Lov	vtor	Bhan
	1 1	7 1	0 10			Y						20/0		4,10	
Bridge B. A. A.)C (0 0	0 0	List of						4	II i				
Paltoo Singh and	Surton Singl	Dar.	abhurti.	2,00			kh Si	ingh					Bhel	aipu	ır.
Bhoojewan Miss			tabahan.				sur S		L Co		plat			tto.	
			wat Singl		**	. P	Basde	o Bu	nooa	h.					
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	No.	The Hillian		LEZ WUENG		1100.1									a
Bhanpurtap Ray		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	bahan.	15			ched			***	ASST II	***	. Dhe	baha tto.	
Deepnarain Ray		0.1	litto.	4			Ray		o	***	2.163	1,000		itto.	
Langat Ray			itto.	3			oo B		CER		active.	***		itto.	
Soodist Ray		I	litto.		J	ugde	о Ка	у		***	that make the	***	Di	tto.	
Gopall Ray		I	itto.	X.		hugy	wan l			***	157 24	***	Di	tto.	
F 11	The same	Во	otan Ray	No. of the	***		***	Dh	ebah	an.	abili	1031		100	*
0 8	1	24.5	1 15	L	eases						47.8			1 D. C	
Mosst. Mando I	Coer	Gho	south.	35.			Buxi						Pana		
Ramcharean Ma		Hu	rpore Bu	X.			. Ka					***	499	tto.	
Khobari Chaud		The same of	litto.		100		ath	4.4	1	•••		***	Tabh	CONTRACTOR OF THE PARTY OF THE	
Bhugwat Naray Kulloo Chowdh	an Singu		rsundh.	S. L.			oo La		1	***	4	•••	Dhe	haha	
Roshun Chowd	nery		Ditto.	3			arair			***			1000	tto.	
Thakoor Chowd	hery	I U. I	itto.		M	Losst	. Ab	hilak		er	51.50	***	Ram	tahs	in.
Purdip Narayan	Singh	Gobind	hdeyia, e				Sing	h				***	Di	tto.	1540
								oreg	distance of						

Lor No. I.

Rent-free lands purchased by the proprietors of the Kanti Concern.

Name of village.	Area.	Name of village.	Aroa.
Kanti Menhai Tengrari Hurpore Bux Kanti Kotiah Ditto Ditto	B. c. D. 2 0 0 Barmetar l 8 0 0 Brit land. 6 15 13 Ditto. 34 5 7 Barmetar l 7 8 0 Shewetar. 18 14 6 Ditto. Ba	Khutowns Ganga Chupra Dharampore Menhai	B. c. D. 8 15 0 Shewotar. 1 8 17 Ditto. 4 3 6 5 5 0

Lor No. I.

Kashtkarrie lands bought by the proprietors of the Kanti Concern.

Name of village where holding is situated.

			1895.	1			Ze storfivers	1899.
1.	Madhubani	Bhageloo Kurmi	27th April	45.	Chandpurua		Dhorai Mahto	22nd Mar.
2.	Ditto	Fakera Jolaha	27th ,,	46.	Ditto		Banui Geer	22nd "
3.	Ditto '	Feekun Jolaha	27th ,,	47.	Ditto		Huruck Geer	22nd ,,
4.	Ditto	Nathuni Jolaha	27th ,,	48.	Ditto		Gokhul Koeri	22nd ,,
5	Sain	Jaipal Pandey	18th May	49.	Ditto		Hunpuck Geer	22nd ,,
6.	Do	Perthi Misser	24th April	50.	Ditto		Bhannu Harihar	22nd ,,
7.	Do	Goral Pandey .	18th	51.	Bahadarpur		Jaipal Dhobi	22nd ,,
8.	Nuriar	Woodut Dubey	2nd May	53.	Ditto		Bhemarry Taelly	22nd ,,
9.	Bhelaipur	Dumri Geer	21st Nov.	53.	Ditto		Manraj Kurmi	
10.	Doomaraah	Sewcherry Gope	21st ,.	54.	Ditto		Akloo Kurmi	22nd ,,
11.	Ditto	Harichurn Gope	21st ,,	55.	Ditto	***	Mangar Lohar	22nd ,,
12.	Roghupur	Nawab Ray	21st Mar.	174				
13.	Berpur	Fauzdar Kurmi	21st "					1902.
14.	Tallehpur	Jhuman Lohar	21st ,,	56.	Kapurpoora		Gayana Turba	13th Aug.
15.	Dumeraah	Mt. Jaimungul	21st "				any and a droit	
		Koer.	241,100	TEO CO				1892.
16.	Jhatkahy	Khoty	21st ,,	577	Dattanana		Town Day	STATE OF THE PARTY
17.	Mulleah	Mt. Jaimungul	21st ,,	57.	Rattanpura	***	Isser Ray Saran	22nd Jan.
	les Day le control	Koer.	42.6	00.	Ditto	***	POST STATE OF THE RESIDENCE OF THE PARTY OF	22ud "
18.	Ditto	Chundrika Singh	21st ,,	740			Pandey.	1900.
19.	Raghupur	Bhoputy Raut	21st ,,	1	and a property			The state of the s
20.	Ditto	Sheotahal Raut	21st "	59.	Toorki	**		22nd Sept.
21.	Khajoori	Deocharan Tha-	16th Sept.		0.		Dass.	44.00
20	Title	Sheikh Kefait	16th	60.	Sain	***	Rupan Kurmi	27th Apl.
22.	Ditto	OHEIRII KEIMIU	1826.	1				1000
-00	Bhukari	Mt. Jaimungul	27th April			100		1902.
23.	Bhukari	Koer.	aren April	61.	Khutona	***	Soobezdar Sahy	19th Aug.
04	Pemchapra	Balgobind Patak	27th "	62.	K. Hurka	***	Dumri Taelly	30th Oct.
24.	Mulleah	Mt. Jaimungul	27th ",	63.	Do.	***	Dumri Sahy	30th "
20.	Mulicak	Koer.		100				THE PART OF THE
26.	Madhubani	Gopal Lall	19th Feb.				3020 - Later	1903.
27.	Ditto	Jugmohun Kur-	19th	64.	Do.		Ajodhya Ray	27th Sept.
21.	2,100	mi.		65.	Toorki		Rijban Singh	2nd Mar.
		100 A STORY A 188 (198	1898.	65.	Hurka Kallian		Ramki shun	2nd
28.	Mulleah	Mahabir Singh	4th Mar.			14	Sahy.	and the same of th
29.	Bhareahy Sahno	Rajkumar Pan-	2nd ,	67.	Ditto	***	Acheyber	31st Oct.
		dey.			that the fact that the same of		Sahy.	
30.	D.tto	Kanhai Pandey	2nd	68.	Ditto	***	Zabooran Ray	31st ,,
31.	Ditto	Beggum Kahar	2nd ,,	69.	Ditto		Depan Sahy	31st ,,
_32.	Bhareahy Sehno	Nirsoo Eindee	2nd ,,	70.	Ditto		Kamla Sahy	31st .,,
			Harain .	71.	Ditto	***	Janukhdha r y	31st ,,
			1899.				Sahy.	
33.	Bhareahy Salono	Telakey Paswan	3rd May	72.	Ditto	***	Harnan dan	31st ,,
34.	Ditto	Rajkumar Pan-	3rd ,,		771.		Sahy.	
		dey.	2 4	73.	Ditto		Lallji Sonar	31st ,,
35.	Ditto	Jhora Jolaha	3rd ,,	74.	Khutowna	***	Mosst Soon-	31st ,,
36.	Ditto	Mosst. ' Jogia	3rd "	200	47 1 77 11 1			
	State of the latest and the latest a	Kabaria.	A LAND OF THE PARTY OF THE PART	75.	Hurka Kalianah	100	Dwarka Sahay	31st
37.	Ditto	Tuffani Paswan	3rd "	76.	Ditto	***	Ram Anugrah	31st
	William or an absorbat &	771 D	0.1	77.4	Ditto		Sahy.	01-4
38.	Ditto	Khanare Peswan	3rd .,	77.		***	Carothar Sahy	31st "
39.	Ditto		3rd "	78.	Ditto Ditto		Raj Gur Sahy Tokhan Sahy	31st ,
	0 7 0	Sahai Sundi.		79.	Dicto	***	Tokhan Sany	31st ,,
-	min. 99	Foolchun Chamar	Sed	1	Control of the last		an how men and the	1906.
40.	Ditto	Behari Paswan		80	Panch Pokery	21	Fekoo Ray and	26th Nov.
41.		Kefait Fakeer	03	CIO.	Fanch Lowery	***	Luny May and	
42.	Khajuri	Fagooni Koomhar	3rd "	() (180	Tall the party of the last to			1907
43.	Ekberpur Kanti	Mosst. Kasuni	3rd "	81.	Turki		Cookha Toor-	5th Jan.
44.	Treather Trunting	Keer.					aha.	
	A CONTRACTOR OF THE PARTY OF TH			The second	No. 2 to A MARCHINE	N 25		14 3V SV 15 15 0

Lor No. II.

List of Mokarrari villages to Kanti Concern.

	Name of Mulik,	Name of village.		Name of Malik.	Name of village.
1. 2. 3.	Chowdhery Abdool Karim Sah Rahmu'ullah Dattaram Ojha	Babhul Bazar. Ditto. Bunnoa Rani	12. 13. 14.	Thookun Rai Thithur Rai Shewnarain Rai Roopun Rai	 Garigamah. Ditto. Ditto. Ditto.
4. 5.	Sooba Pasput Lal Jha Charu Charan Mukerjie	Khaira. Ditto. Dhanowlie Ram- nsth.	16. 16. 17. 18.	Dina and Maharaj Rai Nirsco Rai and others Gobind Pershad	 Ditto. Ditto. Ditto.
6. 7. 8. 9. 10.	Issri Charan Mukerjie Pearey Charan Mukerjie Kamla Charan Mukerjie Mohunt Tillak Gir Mosst. Kunchu Koer Mahabir Rai	Ditto. Ditto. Ditto. Dharampore.	19. 20. 21. 22. 23. 24.	Soobapasput Lal Jha Bissoondeo Chowdhery Beechun Chowdhery Rajaram Chowdhery Tok) un Chowdhery Woochit Chowdhery	Ghosouth. Gungtee. Ditto. Ditto. Ditto. Ditto.

Lor No. II-concld.

List of Mokarrari villages to Kanti Concern-concld.

		AND DESCRIPTION OF THE PROPERTY OF THE PROPERT	Palacate and the state of the s				
		Name of Malik.	Name of village.		Name of Malik.		Name of village.
	25. 26.	Doarika Chowdhery Janukhdharu Chowdhery	Gungtee.	39.	Mosst. Sahun Deyic	***	Bissonpur Boo- maree.
e	27.	Ramgobind Singh	Ditto.	40.	Lalbe sri Lall	***	Morsund Soomares.
	28.	Khobari Chowdhery	Hurpore Bux.	41.	Chedie Lal		Ditto.
	29.	Jhouti Mahto	Ditto	42.	Mahadeo Singh	***	Akura.
	30.	Hurbans Sahai	Ditto.	43.	Ami Perebad Singh	***	Kanti Bheriahi.
	31.	Raghunandan Prosad	Khedoo Chupra.	44.	Boolski Missir	***	Ramtahaban.
	22.	Chowdhery Mohunt	Mohamedpore	45.	Mohant Rambhanjan Da	9	Kanti, etc.
		Raghunath Das.	Ragho.	46.	Dirgpal Rai		Gorigamah.
	33.	Koonjbehari Lall	Morsundh.	47.	Kali Pd. Sahi		Mohamedpore
	34.	Mohunt Sarjoo Dass	Panapore.		D DIN . C.		Ragho.
X	35.	Kakil Sahi	Puknaha Mohesh.	43.	Doorga Pd. Narain Sahi	***	Ditto.
	36.	Ramgoolam Sahi	Ditto.	49.	Kashi Pershad Singh	***	Muhdeyia. etc.
	37.	Thakurdeyal Singh	Raghain	50.	Basdeo Narain	7988	Mohamedpore
	28.	Mohunt Kambhanjan Das	Puknaha K Jitwar.				Ragho.

LOT No. II.

List of Farmed villages to Kanti Concern.

			and the second second				The second secon
	Name of Malik.		Name of village.	1	Name of Malik.		Name of village.
1.	Mosst. Khetramani I	Devia	Dhanouli Ramnath.	17.	Bahorun Singh		Madhooban.
2.	Bhagwati Pershad		Ghosouth.	18.	Bhugwati Sahi		Farid putti.
3.	Jhoona Lal Sahoo		Ditto.	19.	Bissessur Sahi	***	Ditto.
4.	Mosst, Mando Koer	***	Ditto.	20.	Syed Moona Saheb	***	Panapore.
5.	Luchmidhar Pd.	Narain	Hurporenail, etc.	21.	Mosst. Choti Begum	***	Ditto.
23.347	Sahi.		The second secon	22.	Syed Md. Raza Khan	***	Ditto.
6.	Gonour Sahoo		Harahia Kunchow-	23.	Mosst. Mustaffa Begum		Ditto.
			lia.	24.	" Jigree Begum	***	Ditto.
7.	Chooni Lal Sahoo		Ditto.	26.	., Nunhi Begum		Ditto.
8.	Chundun Sahoo		Ditto.	96.	Soga Begum		Ditto.
9.	Budri Sahoo		Milkey.	27.	., Begu Saheba		Ditto.
10.	Ramgoolam Singh	***	Hurks.	28.	Syed Zahuruddin		Ditto.
11.	Raghunandan Prosad		Jhiktahy.	29.	Raghunath Sahi		Ditto.
12.	Hossenbandy	***	Kanti.	30.	Mosst Nurjehan Begum		Ditto.
13.	Ally Bandy		Luskimpore.	31.	Bhurhamdeo Thakur	***	Ditto.
14.	Bholla Choudhery	***	Ditto.	32.	Mohunt Rambhanjan Dass		Bahadarpore.
15.	Arjoon Ojha	***	Ditto.	33.	Hurnundan Singh		Hurpore Belmin-
16.	Bisoondeo Choudhery	***	Mukhdeyia, etc.	1		770	pore.

KSHSTEA LAL SINHA, Subordinate Judge, 2nd Court Muzsffarpur.

Musaffarpur, the 11th May 1911.

(633—1)

Abstract of the Estates Partition Fund of the Gaya district for the year 1910-11 prepared as required by section 42, Act V (B.C.) of 1897.

Particulars,			Ame	unt.		
		The second	Rs.	A.	P.	
Balance at credit of the Fund on 1st April 1910	•••	***	3,409	2	2	
Receipts for the year 1910-11		***	12,135	7	0	
Disbursements during the year 1910-11	(***	19,588	10	0	
Balance at credit on 31st March 1911	***					
*A sum of Rs. 4,044-2-10 has been overdrawn	from the Part	ition Fund,				

J. T. WHITTY, Collector.

GATA BATWARA DEPARTMENT, the 11th May 1911.

Explanation as required by Instruction 97 at page 63 of the Batwara Manual.

Particulars,		ount.	
Total balances of partition outstanding from the estates under partition in the district.	Rs. 19,251	1	P. 1
Portion of the balance shown which will have to be disbursed for work on estates of which partition has not been completed.	18,738	7	4
Portion of the balance which is to be refunded to the proprietors under section 40.	163	12	6†

+For the year 1911-12 we require a sum of Rs. 14,595. Besides we overdrew from the partition fund till the close of the year 1910-11 a sum of Rs. 4,044-0-10. Thus our total requirement till the end of the year 1911-12 will be Rs. 18,639-0-10.

J. T. WHITTY, Collector.

Notification.

To be reremptorily sold by the Registrar of the Calcutta High Court, Original Side, in his sale-room in the Court House on Saturday, the twenty-seventh day of May one thousand nine hundred and eleven at the hour of twelve o'clock noon pursuant to the decree of the said Court made in suit No. 690 of 1908 (wherein Girindra Nath Bhose is plaintiff and Prokash Chunder Dutt and others are detendants) and dated, respectively, the second day of December one thousand nine hundred and eight and fifteenth day of April one thousand nine hundred and ten the right, title and interest of the defendants Prokash Chunder Dutt, Purna Chandra Dutt and Srimati Girindra Mohiny Dassi as deduced in the abstract title and which have been described in the Indenture of mortgage dated the tenth day of October one thousand nine hundred and seven as an undivided three equal fourth parts of shares of the following properties:—

1. Premises No. 26-1. Strand Road, Block No. VI. Holding No. 31 in the North Division of the town of Calcutta, a one-storied brick-built messuage, tenement or godowns, together with the piece or parcel of land thereunto belonging and on part whereof the same is erected and built containing by admeasurement ten cottahs thirteen chitaks and thirteen square feet and bounded on the north by a common passage, on the south partly by the premises No. 99, Clive Street and partly by premises No. 25, Strand Road, on the east by the premises No. 98-2, Clive Street, and on the west by the premises No. 26, Strand Road, the annual Government revenue whereof is rupeea two, annas seven and pies five. pies five.

2. All that two-storied brick-built messuage, tenement or dwelling-house, together with the piece or parcel of land thereunto belonging and on part whereof the same is erected and built containing by measurement six cottabs eleven chitaks and thirteen aquare feet, more 'or less, situate, lying at and being No. 3, Wellington Square, Holding No. 79, Block No. VII in the South Division of Calcutta and bounded on the north by premises No. 4, Ukoor Dutt's Lane, on the south by Wellington Square, on the east by the premises No. 4, Wellington Square, and on the west partly by the premises No. 2-1, Wellington Square and partly by the premises No. 2-1, Wellington Square and partly by a vacant piece of land and for which rupee one, annas three and pies four is payable as Government revenue. payable as Government revenue.

The above properties are sold subject to the decree in suit No. 407 of 1909, wherein Nanda Lall Roy and others are the plaintiffs and the defendants herein are the defendants in which the sum of rupees fifty-two thousand three hundred and fifty-six, annas fourteen and pies eleven was found due to the said plaintiffs on the mortgage dated the seventeenth day of February one thousand nine hundred and two and further charge dated the ninth day of February one thousand nine hundred and three, calculated up to the third February one thousand nine hundred and ten, besides costs of the suit.

The abstract of title shows that the above properties were allotted to the defendants Prokash Chunder Dutt, Purns Chunder Dutt and one Kiron Chunder Dutt as sons and heirs of Noresh Chunder Dutt, deceased, who died intestate, leaving the said three sons and a widow, the defendant Sreemati Girindra Mohiny Dassi.

The abstract of title and conditions of sale may be inspected at the office of the Registrar, High Court, or at the office of Babu Charu Chandra Mitra, Attorney-at-Law, at No. 5, Hastings Street, on any day before the sale and will be produced at the sale.

J. H. HECHLE, Registrar.

Charu Chandra Mitra. Attorney for the plaintiff.

Calcutta High Court, Original Side, the 30th March (607 - 1 - 522)

Notification of Sale.

Notification of Sale.

To be peremptorily sold, pursuant to a decree of the Calcutta righ Court, Original Side, made in suit No. 836 of 1905 (Hem Coomary Dassee vorus Panna Lall Baral and others), dated the 3rd day of August 1906, by the Registrar of the said Court in his sale-room in the Court-house under the Partni n Act, IV of 1903, by public auction on Saturday, the 17th day of June 1911, at 12 o'clock, the following properties:—

Lote 1.—I'remises No. 93, Bowbszar Street, in the town of Calcutta, being a partly one- and partly two-storied brick-built tenanted house with land measuring 4 cottahs, more or less, being holding No. 527, block No. VII, South division, and paying an annual revenue of Re. 1-1-9 to the Calcutta Collectorate, and bounded on the north by Bowbszar Street, on the south partly by No. 92, Bowbszar Street, and partly by No. 10, Durga Churn Pithoory's Lane, on the east partly by the premises No. 94, Bowbszar Street, and partly by premises Nos. 7, 8, 9, 10, Durga Churn Pithoory's Lane, and on the west by premises No. 92, Bowbszar Street.

The abstract of title and the conditions of sale may

The abstract of title and the conditions of sale may be seen at the Registrar's office in the Court-house or at the office of the plaintiff's Attorney, Babu Asutosh De of No. 6, Old Post office Street in Calcutta, on any day before the sale and will be produced at the sale.

J. H. HECHLE, Registrar.

Asutosh De, plaintiff's Attorney.

High Court, Original Side, Calcutta, this 5th day of (619-1-520) May 1911.

Notification of Sale.

TO be peremptorily sold, pursuant to the preliminary and final decrees of the High Court of Judicature at Fort William in Bengal in its Ordinary Original Civil Jurisdiction, and dated respectively the tenth day of August one thousand nine hundred and nine and the fifth day of December one thousand nine hundred and ten, and made in suit No. 309 of 1909, wherein Hira Lal Dass is the plaintiff and Scannitz Suries Sanday Description. Das is the plaintiff and Sreemutty Susita Sundari Dassi and others are the defendants, by the Registrar of the anid Court in his sale-room in the Court-house on Saturday, the twenty-seventh day of May one thousand nine hundred and eleven, at 12 o'clock noon, the undermentioned property belonging to the defendants:—

Lot No. 1.—Premises No. 10, Kripanath Lane, being

Lot No. 1.—Premises No. 10, Kripanath Lane, being a piece or parcel of rent-free land or ground with huts thereon measuring I cottah 14 chitaks and 41 square feet, more or less, being in Sootanutty, in the north division of the town of Calcutta, and bounded on the north by Bamanpara Lane, on the east by Kripa Nath Lane, on the south by the premises No. 11, Kripa Nath Lane, and on the west by premises No. 12, Kripa Nath Lane.

Nath Lane.

The abstract of title and conditions of sale m seen at the office of Babu Hirendra Nath Datta,
Attorney for the plaintiff, at No. 5, Hastings Street,
Calcutta, on any day before the sale and will be
produced at the sale.

J. H. HECHLE, Registrar.

Hirendra Nath Datta, Plaintiff's Attorney. Calcutta, the 19th April 1911. (652-1-541)

In the 2nd Court of Subordinate Judge, Saran.

EXECUTION CASE No. 52 or 1911 (MONEY). Babu Dhanendra Prashad, decree-holder, versus Babu Hariharender Sahi alias Hira Saheb, judgment-

THE following property of the judgment-debtor in the above case will be sold by the Nazir of the District Judge's Court, Saran, in the Judge's Courthouse at Chapra on the 5th of June 1911 at 6 A.m. for realization of the judgment debt, Rs. 8,820-0-6:—

Sixteen annas of mauza Bankat Iola, appertaining to mahal sikatia, pargana Dangsi, tauzi No. 2200 and the debtor.

mahal zikatia, pargana Dangsi, tauzi No. 2200 and the Government revenue being Rs. 1,558-13-9, thana and sub-registration office at Gopalgunge. The estimated value given by the decree-holder is Rs. 1,000.

SRI HARI LAHIRI,

Subordinate Judge, 2nd Court, Saran. Chapra, the 8th May 1911.

In the Court of the Subordinate Judge of Jessore.

PRESENT :

Babu Bhagavati Charan Mitra, Sub-Judge, 1st Court, Jessore.

TITLE EXECUTION CASE No. 20 or 1911.

Upendranath Shaoo, decree-holder, versus Prionath Chakravartty, judgment-debtor.

TO be sold by the Nazir of the District Judge's Court, Jessore, on the 19th June 1911 at 12 o'clock noon within the precincts of the Court, the undermentioned properties of the judgment-debtors for the realization of the decretal debt, amounting to Rs. 12,378-2 only:—

Schedule of Properties.

In the district of Jessore under subdivision of Narail and within pargana Esophpur-

1. The site and buildings and the thatched houses on it with garden attached—Boundaries: east, raiyati holding of Tarak Nath Chakravartty and Prionath Chakravartty; west, public road; north, house of Gopal Chakravartty and a road; south, a road leading to Beharapara in the village of Avoyanagar. Area, 5 bighas

bighas.

2. Raiyati holding, bounded in the north by occupant Srishtidhar Behara; south, occupant Nabin Chandra Dutta and Srishtidhar Behara; east, occupant Sitanath Chattapadhya; west, occupant Bhagavan Das,

Sitanath Chattapadhya; west, occupant Bhagavan Das, all in the village Avoyanagar. Area, 2½ bighas.

3. Raiyati holding, bounded in the east by public road; west, house of Kunja Behari Das; north, public road; and south, tank of Kunja Behari Goswami in Avoyanagar. Area, 2 bighas.

4. Riayati holdings, bounded by the house of Nibaran Soor and Jagamohan Das in the east; west public road; north, house of Mon Mohan Das; south, the Bhairab river, all in the village Avoyanagar. Area, 3½ bighas. 31 bighas.

84 bighas.

5. Judgment-debtor's right and interest in land, bounded in the east by garden of Gopal Chakravartty; west, public road; north, the house of Gopal Chakravartty in village Avoyanagar. Area, 4 cottahs.

6. Judgment-debtor's right and interest in land, bounded by east by boundaries of Singri village; west, the public road; north, the occupant Dinanath Behara; and south, the occupant Brojo Deb, in the village Bhatpara. Area, 2 bighas and 16 cottahs.

7. Judgment-debtor's right and interest in land, bounded by east the public road; west, the occupant

7. Judgment-debtor's right and interest in land, bounded by east the public road; west, the occupant Brishtidhar De and Sitanath Chatterji's garden; north and south, the gardens of Mohesh Chandra Ghatak in the village Avoyanagar. Area, 20 bighas.

8. Holding attached to the house, bounded by east the public road; west, garden of Bhagavan Das; north and south, paddy fand of Brishtidhar Behara in Avoyanagar village. Area, 8 bighas.

9. Bazespti taluk registered in Jessore Collectorate, tauzi No. 4680. Area, 8 bighas and 1 cottah in the village Bhatpara.

tauzi No. 4680. Area, 8 bighas and 1 cottah in the village Bhatpara.

Total area 52 bighas only.

In the district of Jessore under subdivision Narail within pargana Naldi—

1. Judgment-debtor's right and interest in house holding, bounded by east, the house of Nibaran Chakravartty; west, boggy land; north, public road; south, garden of Avoy in village Bistupur. Area, 12 bighas.

2. Khash land of judgment-debtor, bounded by east, house of Daiba Sarkar; west, by garden; south, the same; and north, the occupant Habil Baksi in the village. Area, 9 bighas.

3. House and garden land, bounded by east, the house of Janaki Nath Bhattacharjya; west, by house of Jadab; north, the garden of Jadab; south, the house of Banarji, in the village of Bistupur. Area, 1 bigha. 1 bigha

4. Raiyati holding, bounded by east, the paddy land of Kali Charan Baksi; west, the paddy land of Fromatha Kumar Munshi; north, the paddy land of Basanta Munshi, in the village Mirapara. Area,

Total 30 bighas.

Grand total 82 bighas and 1 cottah.

Judgment debtor's share in all above is one-half amounting to area 41 bighas and \(\frac{1}{2} \) cottah only (forty-one bighas and half cottah only).

BHAGAVATI CHARAN MITRA, Subordinate Judge.

Jessore, the 8th May 1911.

(475-1-523)

Insolvency Notice.

NOTICE is hereby given that the undermentioned dividends are lying nuclaimed :-

Estate Kashipershad and Luchminaraian, insolvents.

Nos.	Names of creditors.	Amount of claim.	3rd dividend at As. 13-6 per cent,		
4 5	Lochmeepershad Roy Nursing Das Prohlad Das	Rs. A. P. 35,000 0 0 0 30,000 0 0	Rs. A. P. 295 5 0 253 2 0		

Estate Abdool Gunny, an insolvent.

	Creditors of the firm of Omrito Latt Dawn & Co.					1st div	8. 8	497
111	Kangali Churn Dass Kailash Chunder Paul		Rs. 6,106 22,932	A. 1 0	P. 0 6	Rs. 408 1,834	A. 7 9	P. 9
10	Creditors of the Arm of Abdul Gunny Abdul Razack.	1	w tes uico					19.
3 6 8	Anoop Chand Roopehand Nilcomul Mookerjee & Son		842 2,600 5,584	6	3	67 208 442	0	10
20	Hadjee Allah Bux Hafize Mohou med Ibrahim.	n-	800	0	0	64	0	0
23 25 48	Hadji Abdul Rezack		5,859 1,500 21,998	0 9	9	120 1,759		0

Estate Madhabindra Ray Chowdhurry, an insolvent.

		tiving the second	1st dividend at Rs. 5-8 per cent.
	Oreditors of Manickgunge Firm.	Rs. A. P.	Rs. A. P.
1	Radharam Jehhamoney Dassee	Rs. A. P. 2,047 8 0	112 9 10 57 5 7
7	Gouree Dassee Dassee	1,092 10 9	57 .5 7
4	Madhub Chundra Basanta Kumar	1,038 14 6	57 2 3
	Nundo Kumar.	* Oto * *	An accom
15	Ottom Sundary Dassee	1,216 1 0	66 14 2
18	Christian Pake Par	4,634 14 0	254 14 8
26	Chundra Saha Roy. Mohabharat Bondoo Nath Saha	1,437 13 0	79 1 3
30	Nrittyahari Banku Behary	7,052 8 0	387 14 2
	Pitambar Saha.	1,000	
31	Nabadeep Chandra Saha	2,614 2 0	143 13 0
32	Issur Chandra Saha Paramanik	8,275 10 0	
34	Kangali Saha	1,084 9 6	59 10 1
35	Kangali Saha	1,093 9 6	60 2 4
36	Tarini Prosad Dole Gobinda	2,213 7 9	121 11 10
07	Saha,	1 000 11 6	
37	Sadananda Jadu Lall Kesub Lall	1,092 11 6	60 1 7
38	Kantoo Lali Saha. Hurro Lali Saha	1,555 0 0	85 8 5
39	Hurro Lali Saha Jogendra Narain Roy	2,612 0 0	148 10 7
40	Jolindra Mohon Monindra Mohon	3,896 0 0	186 18 6
di vi	Sahn.	Diano P	V000110 1500110
41	Tarini Prosad Saha	0 1,851 0 0	101 12 11
42		1,148 9 3	68 2 9
45	Purna Chandra Saha Baikanta Nath Saha Bepin Behary Saha	8,062 3 3	443 6 9
50	Baikanta Nath Saha	1,051 11 6	87 13 6
51	Bepin Behary Saha Pran Nath Kripanath Saha	1,025 0 9	66 6 0
52	Pran Nath Kripsnath Saha	2,077 12 0	114 4 5
53	Tilottoma Dasee	2,210 0 0	121 8 10
55	Nabadeep Chandra Saha	1,200 0 0	99 0 0
56	Brindsban Chandra Saha	1,800 0 0	99 0 0
58	Agradeep Chandra Saha Girish Chandra Ray Chaudhury	3,665 12 9	201 9 11
60	Raj Kumar Mitter	2,306 12 0	126 13 11
63	Chyanach Sana	1,004 6 0	55 8 10
66	Brojendra Kumar, Upendra	5,984 6 0	329 2 3
	Mohou, Jogendra Mohon Saha	CHANNEL SHAP	
	Mondol.	1	200 10 10
67	Shib Sundary Dasee	3,560 5 0	195 13 1
68	Sarnp Chand Mohon Saha	1,022 15 3 2,726 4 0	56 4 2 149 15 1
69	Rai Mohon Saha	2,976 4 0	163 11 1
71	Ramon Chundra Saha	1,254 0 0	68 15 6
73	Hurro Sundary Dasee	1,016 14 0	55 14 10
74	Darker day Tall Cake	1,045 0 0	57 7 7
76	Horendra Kumar Ray Chau-	1,411 1 0	77 9 9
Page 1	dhury.	建设设置 位	P411:392 F-32
84	Shaik Joolmat Dooni Bapari	1,892 11 3	104 1 7
118	Gobinda Chandra Pal	7,500 0 0	412 8 0
120	Durganath Fran Nath	1,800 0 0	99 0 0
121	Bolai Chand Sarbeswar Sureswar	2,500 0 0	137 8 0
122	Saha Paramanick. Gunga Sagar Saha	2,500 0 0	137 8 0
123	Nachoo Bhakat Kissen Ram	2,000 0 0	110 0 0
125	Gobinds Chunder Nabadeep		93 8 0
-40	Chundra Saha Roy.		No. of the last
127		1,000 0 0	55 0 0
129	Mohendra Nath Roy Chowdhury	1,000 0 0	55 0 D
130	Jaganath Peary Lall Saha	1,200 0 0	66 0 0
		700 DEC.	TO THE PARTY
	Oreditors of Bality Firm.	THE MANUE	
111	- to the section of t		1 197 0 2
2	Kali Sundary Dassee	8,582 0 0	197 0 2

Estate Fulchand Rajyheyria (Bhagirath Dass Fulchand) an insolvent.

No.	Names of creditors.	Amount of claim.	2nd dividend at Rs. 4 per cent.
97	Multan Chand Hazareemull	Rs. A. P. 45,519 12 3	Rs. A. P. 1,820 12 8

C. E. GREY, Official Assignee. (618-1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

No. 14 of 1911.

Re Kali Das Mukerjee, Kali Kinkar Mukerjee, Kali Pada Mukerjee, Kali Charan Mukerjee and Kali Krishna Mukerjee, ex parte Hurmukh Rai Govindram, a creditor.

NOTICE is hereby given that by an order of Court dated the 2nd day of May 1911, the order of adjudication made herein on the 16th day of January 1911 was annulled.

C. E. GREY, Official Assignee of Calcutta. Dated the 10th day of May 1911.

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

SUMMARY CASE.

No. 17 of 1911.

Re Chunn Wunn and another, ex-parte the debtors. NOTICE is hereby given that the abovenamed debtors having applied for their discharge, the Court has fixed the 13th day of June 1911 at 11 o'clock in the forenoon at the Court-house for hearing the application.

Dated the 10th day of May 1911.

C. E. GREY, Official Assignee of Calcutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

SUMMARY CASE.

No. 61 of 1910.

Re Shaikh Mahamed Haniff, ex parte the debtor.

NOTICE is hereby given that the abovenamed debtor having applied for his discharge, the Court has fixed the 13th day of June 1911 at 11 o'clock in the forenoon at the Court-house for hearing the application.

Dated the 10th day of May 19.1.

C. E. GREY, Official Assignee of Calcutta. (616-1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER

. No. 103 or 1911,

Re Mathew Echlin, residing at No. 23-1, Elliot Lane, in the town of Calcutta, a Preventive Officer in His Majesty's Imperial Customs, Calcutta, ex parts the debtor.

ON the 4th day of May 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE .- All debts due to the estate should be paid to me.

Dated this 12th day of May 1911.

C. E. GREY, Official Assignee of Calcutta. (635 - 1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER

No. 104 or 1911.

Re Charles Ray Augier, residing at No. 3, Commercial Buildings, in the town of Calcutta, and carrying on business as Commission Agents at the same place, ex parte the debtor.

ON the 5th day of May 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Norm .- All debts due to the estate should be paid to me.

Dated this 12th day of May 1911.

C. E. GREY, Official Assignee of Calcutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER

No. 106 of 1911.

Re Ram Chand, residing at No. 22, Banstolla Lane, in the town of Calcutta, and lately carrying on business as jeweller both in Delhi and in Calcutta at the aforesaid place under the name, style and firm of Sadhiram Ram Chand, ex parte the debtor.

ON the 8th day of May 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Norg. -All debts due to the estate should be paid to me,

Dated this 12th day of May 1911.

C. E. Grey, Official Assignee of Calcutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency

NOTICE OF ADJUDICATION ORDER

No. 107 or 1911.

Re Gopal Chander Pal and Adhor Chander Pal, both residing at No. 46, Nundaram Sen's Street, Sovabazar, in the town of Calcutta, and lately carrying on business in co-partnership as traders in ghee and sugar at No. 7, Ram Kumar Rakhit's Lane, Chimputty, Barabazar, in Calcutta, aforesaid, under the name, style and firm of Gopal Chander Pal Adhor Chander Pal, ex parte the debtors.

ON the 9th day of May 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

NOTE.-All debts due to the estate should be paid to me.

Dated this 12th day of May 1911.

C. E. GREY, Official Assignee of Calcutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

SUMMARY CASE.

No. 114 or 1910.

Re Ghanesham Dass and another, ex-parte the lebtors. NOTICE is hereby given that the abovenamed debtors having applied for their discharge, the Court has fixed the 13th day of June 1911 at 11 o'clock in the forenoon at the Court-house for hearing the application. Dated the 10th day of May 1911.

C. E. GREY, Official Assignee of Calcutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

SUMMARY CASE.

No. 152 of 1910.

Re A. M. Swaries, ex parte the debtor.

NOTICE is hereby given that the abovenamed debtor having applied for his discharge, the Court has fixed the 13th day of June 19th at 11 o'clock in the forenoon at the Court house for hearing the application.

Dated the 10th day of May 1911. Dated the 10th day of May 1911.

C. E. GREY, Official Assignee of Calcutts (615-1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

SUMMARY CASE,

No. 170 or 1910.

Re James Clayton and another, ex-parte the debtors.

NOTICE is hereby given that the abovenamed debtors having applied for their discharge, the Court has fixed the 18th day of June 1911 at 15 o'clock in the forenoon at the Court-house for hearing the application.

Dated the 10th day of May 1 11.

C. E. GREY Official Assignee of Calcutta.

ORDER OF ADJUDICATION.

(Section 16 of the Provincial Insolvency Act, III of 1907.)

In the Court of the District Judge of Nadia. INSOLVENCY CASE No. 4 or 1911.

INSOLVENCY CASE No. 4 of 1911.

I the matter of Gulzar Khan, son of Kutub Khan, by caste Musalman, by profession dependant of Katuriapara, police-station Kotowali, district Nadia.

PURSUANT to a petition dated 20th January 1911, and on reading the application for the said Gulzar Khan and hearing the pleader for him on 2nd May 1911, it is ordered that the debtor be and the same debtor was hereby adjudged insolvent.

S. C. MALLIK, District Judge.

S. C. Mallik, District Judge Krishnagar, the 13th May 1911. (651—1—524) (651-1-524)

· ORDER OF ADJUDICATION.

(Section 16 of the Provincial Insolvency Act III of 1907.)

In the Court of the District Judge of Nadia. INSOLVENCY CASE No. 5 or 1911,

In the matter of Sheik Raisaddin, son of Sheik Serajaddin, by caste Musalman by profession book-binder, of Goari, police-station Kotowali, district Nadia.

Nadia.

PURSUANT to a petition dated 20th January 1911, and on reading the application for the said Sheik Raisaddin and hearing the pleader for him on 5th May 1911, it is ordered that the debtor be and the same debtor was hereby adjudged insolvent. The 12th June 1911 is fixed for the creditors to prove their debts.

S. C. Mallik, District Judge. Krishnagar, the 12th May 1911. 2 (640-1-528)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Ast, III of 1907.] District 24-Parganas.

Alipore.

Insolvency Case No. 51 or 1910.

In the matter of Brojckisore Mitra, son of late Saradaprosad Mitra, of Gaipur, thana Habra, district 24-Parganas, applicant, debtor.

PURSUANT to a petition, dated the 1st July 1910, and on reading the said petition and hearing the pleader for the said applicant on 20th February 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent. The 22nd May is fixed for the creditors to prove their debts.

Dated this the 3rd day of May 1911.

T. W. KICHARDSON, District Judge. (585—1—535)

ORDER OF ADJUDICATION. [Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 5 or 1911.

In the matter of Amulya Chandra Banerjee, son of late Mohesh Chandra Banerjee, of Kalighat, thana Bhowanipur. district 24-Parganas, applicant, debtor.

PURSUANT to a petition, dated the 17th January 1911, and on reading the said petition and hearing the pleader for the said applicant on 3rd April 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

Dated this the 2nd day of May 1911.

T. W. RICHARDSON, District Judge. (577-1-536)

OADER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. -104 of 1910.

In the matter of Meghnath Pal, son of Tulsidas Pal, of Kasi Dutta's Bagan, Bhowanipere, district 24-Parga-nas, applicant, debtor.

DURSUANT to a petition, dated the 22nd December 1910, and on reading the said petition and hearing the pleader for the said applicant on 3rd April 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent. The 29th May 1911 is fixed for the creditors to prove their debts.

Dated this the 3rd day of May 1911.

T. W. RICHARDSON, District Judge, (584-1-637)

In the Court of the District Judge of Birbhum.

INSOLVENCY CASE No. 3 or 1911 (Summary). NOTICE is hereby given under section 18 of the Provincial Insolvency Act, III of 1907, to his creditors that the insolvency petition of Jagannath Bhakat, son of late Ayodha Prosad Bhakat, of Rampurhat, chowki Rampurhat, district Birbhum, has been admitted by this Court and that the 26th May 1911 has been fixed for the hearing thereof.

GIRENDRA NATH MUKERJI, Sub-Judge in charge. Birbhum, the 29th April 1911. (570-1-521)

In the Court of the District Judge of Bhagalpur.

INSOLVENCY CASE No. 18 or 1910.

Tulshi Sahu, Kishan Sahu, Bishan Sahu and Bhagwan Sahu, sons of Baijnath Sahu, rosidents of Kutubganj, in the town of Bhagalpur. petitioners.

NOTICE is hereby given that the abovenamed petitioners have been adjudged insolvents by an order of this Court dated the 22nd December 1910, and that Babu Debi Persad, Pleader of this Court, has been appointed Receiver for their property. The 2nd June 1911 has been fixed for framing a schedule of debts, when persons having claims against the insolvents are to prove their debts in this Court.

J. C. TWIDELL, District Judge.

Bhagalpur Judge's Office, the 6th May 1911. (609-1-530)

In the Court of the District Judge of Bhagalpur.

INSOLVENCY CASE No. 21 or 1910.

Durbijai Mahtoe, son of Dariao Mahtoe, deceased resident of mauza Murarpur, pargana Jahangira thana Sultanganj, district Bhagalpur, petitioner.

NOTICE is hereby given that the abovenamed petitioner has been adjudicated an insolvent by this Court on the 30th March 1911, and that the Nazir of this Court has been appointed Receiver for his properties. The 12th June 1911 has been fixed for the creditors of the insolvent to tender proof of their respective debts. the insolvent to tender proof of their respective debts.

J. C. TWIDELL, District Judge.

Bhagalpur Judge's Office, the 15th May 1911.

(491-1-529)

In the Court of the District Judge of Manbhum-Sambalpur.

INSOLVENCY CASE No. 3 or 1911.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors that the insolvency petition of Ramu Datta, of Raghunathpur, pargana Banchas, and of Ananta Lall Datta, of Kashipur, pargana Labchanda, district Manbhum, has been admitted by the Court, and that the 5th June 1911 has been fixed for the hearing thereof.

ADWAITA PROSAD DE, for District Judge. Purulia, the 6th May 1911. (602 - 1 - 540)

NOTICE.

In the Court of the District Judge. Nadia. INSOLVENCY CASE No. 13 of 1911.

Petitioner Gofurali Biswas.

NOTICE is hereby given, under clause (2), section 12 of the Provincial Insolvency Act, III of 1907, to his creditors that the insolvency petition of Gafurali Biswas, of Mitan, police-station Mirpur, district Nadia, has been admitted by this Court as No. 13 of 1911, and that 10th June has been fixed for the hearing thereof.

S. C. MALLIE, District Judge.

(627 - 1 - 527)Krishnagar, the 10th May 1911.

In the Court of the District Judge of Saran.

H. Foster, Esquire, 1.c.s., District Judge of Saran. INSOLVENCY CASE No. 4 of 1911.

In re Gurchan Sahu, son 'of Nira Sahu, deceased, of mauza 'Lana Kalan, pargana Bal, district Saran, petitioner, versus Lalji Sahu, objector.

IT having been on the 29th March 1911 ordered that the matter of the petition of the said Gurchan Sahu to be heard on the 16th June 1911, when the said insolvent should appear to be examined before this Court, the fact is hereby notified for the information of all whom it may concern all whom it may concern.

PRAYAG NATH, for District Judge. Saran Judge's Office, the 12th May 1911. (511 - 1 - 526)

NOTICE.

In the Court of the District Judge of 24-Farganas.

INSOLVENCY CASE No. 24 of 1911.

Mrs. Constance L. Hill nee Wilthers, of 11, Ekbalpur Road, thana Ebalpur, district 24-Parganas, applicant. To (1) Soorja Lala, (4) Brij Bhakum Lala, (5) Sunder Mund Lala, (6) S. Misra of Calcutta, (2) Suraj Prosad, (3) Mohamed Ali Aga, (7) Gungadhar, (8) Aga Mahammed Khan, of Khidderpur, creditors. On the 24th day of April 1911 it was ordered that the matter of the petition of the applicant be heard on the 29th day of May 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge. Alipore, the 3rd May 1911. (582 - 1 - 539)

The same of

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 43 of 1911.

Nafar Chandra Satra, son of late Narahari Satra, of Jogehandipur alias Chaul, thana Budge-Budge, district 24-Parganas, applicant,

To Harides Mandel of Baliaghata and others,

ON the 24th day of April 1911, it was ordered that the matter of the petition of the applicant be heard on the 29th day of May 1911, and that the said applicant do attend to be examined by this Court on

T. W. RICHARDSON, District Judge.

Alipore, the 3rd May 1911.

(583 - 1 - 538)

A MULYA KUMAR GUHA, B.L., intends to be enrolled as a Vakil of the High Court, Calcutta. (535-4-462)

BANKUBIHARI BHADURI, B.L., intends to be enrolled as a Vakil of the High Court.

(522-4-407)

DABENDRA NATH KUMAR, B.L., intends to be enrolled as a Vakil of the High Court, Calcutta.
(679-4-506)

HARIPADA CHATTERJEE intends to be en-rolled as a Vakil of the High Court, Calcutta.

(591 - 4 - 508)

JITENDRANATH MOOKERJEE, B.L., intends to be enrolled as a Vakil, High Court

(599 - 4 - 509)

K SHETRA GOPAL BANERJI, B.L., intends to be enrolled as a Vakil of the High Court, Calcutta.

(536-4-463)

MANMATHA NATH GANGULY intends to be enrolled as a Vakil of the High Court.

MD. ABUL AHSAN, M.A., B.L., inte intends to be

(518-4-401)

Wanted

FOUR Inspectors on Rs. 50 each for the Hooghly Central Census Office. The selected candidates will have to work for a fortnight or so on Rs. 30 as Supervisors to learn work before appointment as Inspectors. None need apply who has not read for the B. A. Degree and has no office experience. Applications will be received up to the 20th May 1911.

Deputy Superintendent of Census.

Hooghly, the 4th May 1911.

Wanted

A PERMANENT CLERK on a salary of Rs. 40 a month. He must have thorough experience of the Land Acquisition work and must know the vernacular of the district and be able to make good arithmetical calculations.

Copies of certificates of experience should be annexed to the application, which will be received up to the 22nd May 1911. Cash security of Rs. 200 is required.

A. B. Boss, for Collector.

Muzaffarpur Collectorate, the 9th May 1911.

NOTICE.

Jessore District Board's Office.

WANTED by the District Board of Jessore a Sub-Assistant Surgeon for appointment as Sanitary Inspector on a salary of Rs. 50 and consolidated travelling allowance of Rs. 15 a month. Applications with copies of College diplomas and other certificates will be received by the undersigned up to the 20th instant. Preference will be given to one who has had experience in sanitary works. The selected candidate will have to join immediately on appointment.

RADHIKA CHARAN DUTT, for Magistrate and Chairmen.

Jessore, the 5th May 1911.

(595-2)

Notice.

WANTED an Overseer under the Rangpur District
Board on a monthly salary of Rs. 60 rising to
Rs. 100 by quinquennial increment of Rs. 10. The
applicant must be qualified as an Upper Subordinate of
the Public Works Department. Preference will be
given to a practical and experienced man. Applications
will be received by the District Engineer, Rangpur, up
to 30th May 1911.

C. TINDALL, Chairman, District Board.

Rangpur, the 1st May 1911.

WANTED an Education Clerk for the District Board Office, Hooghly, on a pay of Rs. 30 rising to Rs. 40 by a biennial increment of Rs. 2 only. None need apply who has not passed the F.A. Examination of the Calcutta University and has some experience in office works.

Applications with copies of testimonials and certificates of age and health will be received by the undersigned up to the 28rd May 1911.

KSHIRODE KRISHNA BISWAS,

Vice-Chairman, District Board, Hooghly.

Looghly District Board's Office, Chinsura, the 8th May 1911. (641 - 1)

Wanted

FOR the District Engineer's Office, Burdwan-(1) One temporary estimator on a salary of Rs. 40 per mensem. None need apply who has not got sufficient experience of estimating works in an Executive

Engineer's office.

(2) Two temporary subordinates each on consolidated salary of Rs. 50 per mensem for the supervision of original works. None need apply who are not passed Sub-Overseers and have sufficient experience of con-

Sub-Overseers and have sufficient experience or construction works.

Preference will be given to upper subordinates.
Riding and cycling essential.

All the posts will last up to 31st March 1912. Applications with copies of testimonials will be received by the undersigned up to 22nd May 1911. The selected candidates will have to join their appointments at once.

J. N. MALLIK, District Engineer, Burdwan.

District Engineer's Office, Burdwan, the 12th May (643-1)

Notice.

WANTED an experienced Estimator for five months on Rs. 50 a month. Preference will be given to one who has previous experience and can take out quantities from drawings. Applications in the applicant's handwriting together with copies of testimonials must reach this office by the 25th instant, and the selected candidate will have to join the appointment

E. J. BULL, C.E., M.I.C.E., &C., District Engineer, Saran.

Chapra, the 11th May 1911.

(684 - 1)

Notice.

WANTED a B Course Graduate for the post of the Second Master of the Sagar Dutt Free School at Kamarhati in 24-Parganas on a salary of Rs. 45 a month Application with copies of testimonials will be received in this office up to the 29th May 1911. Candidates should state the date of their birth. The post is non-pensionable.

PHANI BHUSAN BASU,

Offg. Additional Inspector of Schools, Presy. Divn. 285, Bowbazar Street, Calcutta, the 5th May 1911. (600-2-517)

NOTICE is hereby given to the public that in pursuance of a Resolution passed at an Extraordinary General Meeting of the Shareholders of the India Trading and Engineering Company, Limited, on the 8th May instant, the said Company have gone into voluntary liquidation, and Messrs. Ezra Arakie and Sassoon J. Cohen have been appointed joint liquidators to wind up the affairs or the said Company. All debts due to the Company are to be paid to the said joint liquidators.

SASI SERHAR BANKRJER.

Attorney for the Joint Liquidators.

No. 8, Old Post Office Street, Calcutta, the 10th May

Campbell Medical School.

THERE will be 140 vacancies for admission of male students in the next session commencing June 16th. Intending candidates who must be between the age of 17 and 23 years can obtain copies of the Rules on application to the Superintendent, Campbell Medical School. Sealdah. Applications for admission with the necessary certificates of education and character must be addressed by post not later than June 1st to the Superintendent, Campbell Medical School, Sealdah.

E. A. R. NEWMAN, M.D. (CANTAB.), MAJOR, I.M.S.,

Superintendent, Campbell Medical School and Hospital.

Campbell Medical School, Calcutta, the 10th April 1911.

TENDERS are invited for the sale of the old Garden Reach than premises known as 62, Garden Reach Road, consisting of an area of 9 bighas 4 cottahs 1 chitak, more or less, and bounded on the north by Garden Reach Road, on the east by the land of the North-West Soap Company, on the south by the land of Janjali Bahadur, on the west by the Circular Garden Reach Road, and the Circular Garden Reach Road, and the Circular Garden Reach Road in many Rampagore, then Garden Reach Janjali Bahadur, on the west by the Circular Garden Reach Road, in mauza Ramnagore, thana Garden Reach, sub-registration district Alipore, district 24-Parganas, together with the building and out-offices. In the main building, which is a two-storied house, there is a big hall on the ground floor and six rooms on the first floor. The out-house consists of one-storied building with a big room and a small side room adjoining it.

2. The tenders should state clearly the price offered for the purchase of the whole property including land and buildings. The Collector does not bind himself to accept the highest or any tender.

and buildings. The Collector does not bind himself to accept the highest or any tender.

3. Tenders should be accompanied by a sum of Rs. 500 in Government Promissory Note or in cash as security which will be forfeited in case the money offered is not paid in full within 15 days from the date of acceptance of the tender. In that case the property will be put up to sale on a fixed date, which will be duly advertised at the risk of the defaulting purchaser.

4. All expenses for the conveyance of the property will be borne by the successful tenderer.

5. Amounts deposited as security will be refunded to the persons whose tenders are not accepted as soon as the sale is effected.

6. Tenders will be received up to the 25th May 1911 and should be submitted in a sealed cover to the address of the Collector of the 24-Parganas.

of the Collector of the 24-Parganas.

J. A. L. SWAN, Offg, Collector, 24-Parganas. Alipore, the 8th May 1911.

PUBLIC WORKS DEPARTMENT, BENGAL. BHAGALPUR DIVISION.

Notice.

Central Jail Buildings at Monghyr.

TENDERS in Public Works Department Form No. K-2 are invited for the construction of the following group of buildings in connection with the construction of the Central Jail at Monghyr:—

I.—Superintendent's quarters with out-houses, compound teneing and roads, Group etc.

II. — Deputy Superintendent's quarters with outhouses, compound fencing and roads, etc.

roads, etc.

III.—Jailor's quarters with outhouses compound fencing and roads, etc.

IV.—Deputy Jailor's quarters with outhouses, etc.

V.—Vegetable and ration godowns,

VI.—Wheat and oil-mill shed.

VII.—Grain godown.
VIII.—Coal and lime godown.

It is intended to give the above works to four reliable

Tenderers are to submit separate tenders for each one of the groups.

Drawings and estimates may be seen in the office of the undersigned on any working day between 6 A.M. to

Tenders will be received up to the noon of Saturday, the 20th instant, and will be opened in the presence of such contractors as may be present.

The undersigned does not bind himself to accept the lowest or any tender.

C. P. WARDE.

Executive Engineer, Bhagalpur Division.

Bhagalpur, the 2nd May 1911.

Notice to Creditors.

In the goods of William George Probyn, deceased.

PURSUANT to sections 320 of Act X of 1865 and daims against the estate of the abovenamed deceased, who died on the 31st day of December 1910 at 5, Collingham Road, London, S. W., and to whose estate Letters of Administration with copy of the Will and Cedicils have been granted by the High Court of Judicature at Fort William in Bengal to John Henderson Gray, are hereby required to send full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them to us, the undersigned, as Solicitors to the said John Henderson Gray on or before the 12th day of June 1911, after which date no claims will be admitted and the assets of the estate will be distributed.

Dated this 11th day of May 1911.

Sanderson & Co., 42 of Act XXVIIII of 1866, all persons having

Banderson & Co.,

Royal Insurance Buildings,
Dalhousie Square, Calcutta,

Solicitors to the said John Henderson Gray.

(626—3—533)

Currency Notes.

THE following Currency Note of the Calcutta Circle is stated to have been destroyed, and payment of its value has been claimed by the person whose name is placed against the number. Any other person claiming a right to it is warned to communicate at once with the undersigned:—

Notes wholly destroyed.

Value. Name of claimant. Register No. Rs.

W 688 of Ya 15271 100 Munshi Nooruddin Sircar, Pachapukar, Darwani, P. O. 1910-11. Rangpur.

M. A. HAFEEZ,

for Assistant Comptroller-General, in charge Paper Currency.

Paper Currency Department, the 4th May 1911.

Currency Notes.

THE following Currency Note of the Calcutta Circle is stated to have been destroyed, and payment of its value has been claimed by the person whose name is placed against the numbers. Any other person claiming a right to is warned to communicate at once with the undersigned—

Notes wholly destroyed.

No. of Value. Name of claimant

Rs. W of 1911-12. Ya 84039 100 Babu Sarbananda Das, Moulvibazar, Sylhet. M. A. Happez,

for Assistant Comptroller-General,

in charge Paper Currency.
Paper Currency Department, Calcutta, the 11th May

In the matter of the Indian Companies Act.

In the matter of the Indian Companies Act,
and
In the matter of the Peepratand Coal
Company Limited (in Liquidation).
NOTICE is hereby given, pursuant to section 186 of
the Companies Act, 1882, that a general meeting
of the members of the abovenamed Company will be
held on Friday, the 16th day of June 1911, at 4 o'clock,
r.m., at 25, Mangoe Lane, Calcutta, in order that
there may be laid before the said Company an account
showing the manner in which the winding up has been
conducted and the property of the Company has
been disposed of, and in order that the said Company
may hear any explanation that may be given by the
Liquidators. Liquidators.

E W. S RUSSELL Joint-Liquidators.
M. N. SEN

25, Mangoe Lane, the 12th May 1911. (639-1-534)

In the matter of the Indian Companies Act, 1882, and

In the matter of the Bengal Sand-Lime

Brick Company Limited
NOTICE is hereby given that at an Extraordinary
General Meeting of the Shareholders, held at the
Registered Office of the Company, No. 3, Garstin's Place,
Calcutta, on Friday, the 21st of April 1911, at 4-30 p.m.,
the following Extraordinary Resolution was duly
passed: passed :-

"That it has been proved to the satisfaction of the Company that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Com-

to wind up the same, and accordingly that the Company be wound up voluntarily under the provisions of the Indian Companies Act, 1882."

It was further resolved that Messrs. E. W. Viney and J. W. Thurston, of No. 28, Dalhousie Square, Calcutta, Chartered Accountants, be and they are hereby appointed jointly and severally the Liquidators for the purposes of the winding up.

Dated the 21st day of April 1911.

J. Beed, Chairman.

J. REED, Chairman. (587 - 1 - 532)

POST OFFICE.

DESPATCH OF SEA-BORNE MAILS.

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United Kingd America, (Letters a	East, nd pack	West	and	Sout	h A	frica	Thursday	7-15	t P.M.		
N.B.—The lat nesday and Australasian (• Straits Settle Straits Settle South Africa	for par Joionies ements,	rcels 1	1 A.M.	on T	hursda		23rd May 18th ,, Saturday 16th May	8-30			

^{*} On other days correspondence for China, Japan and Australasias Colonies is despatched to Tuticorin, so that it may proceed by the first steamer from Colombo.

C. H. STUART,

d Calcutta. the 15th May 1911,

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Rs. 3.

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Monthly Weather Review for December 1910. (Illustrated by 7 plates.) Quarto. Paper cover. Re. 1. Monthly Weather Review for January 1911. (Illustrated by 7 plates.) Quarto. Paper cover. Re. 1.



The Calcutta Gazette.

WEDNESDAY, MAY 24, 1911.

PART II.

Adbertisements.

(N.B.—Advertisements, Notices, &c., intended for insertion in this Part of the "Gazette" cannot be received after Noon on Monday.]

LAND SALE NOTICES.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Muzaffarpur will be put up for sale at the office of the Collector of that district on the 5th June 1911 at midday for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Panzi No.	Name of mahal and pargans.	Sadar jama of whole estate.	Whether the whole estate is to be sold,	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	if only a share is to be sold, the arrears due from it.
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11841	Parsotimpur Ba- rari, pargana Bhimpur,	1,152 7 0		9a, 2d, 4c 8b, 18ph,	Musammat Bibi Fasihan, alias, Bibi Ghaso,	656 5 6		g86 1 5
21329 Rs.	Dharampur Harka- mansahi Kasim Hussain, par- gana Marwah- kalan.	1,154, 9 10	and one of the second	Madhopur Chhata 2a, 16k, 2kt., 4d. Rampur Gangauli 16 aus.	Baijnath Prasad Singh and others.	771 18 4	and the same	21 13 5

Notification A.

NOTICE is hereby given, under sections 6 and 13. Act XI of 1859, that the undermentioned estates and shares of estates in the district of Patna will be put up for sale at the office of the Collector of that district on the 7th June 1911 at 12 at for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separa account is kept for that share.

Pauzi No.	Name of mahal and pargans.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold,	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to sold, the arrears different it
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Patna Collectorate, the 6th' May 1911.

MEHR HOSSAIN, for Collector

Notification A.

LAND SALE NOTICES

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Jessore will be put up for sale at the office of the Collector of that district on the 20th June 1911 at 2 p.m. for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Pauzi No.	Name of mahal and pargans.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
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Notification A.

OTICE is hereby given, under sections 6 and 18, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Saran will be put up for sale at the office of the Collector of that district on the 5th June 1911 (Monday), at 7 A.M. for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of mahal and pargans,	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold,	Monly a share is to be sold, the sadar jama of such share,	If the whole estate is to be sold, the arrears due irom it.	If only a share is to be sold, the arrears due from it.
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				Chak Saleh	Salara Salara Salara	AL MI		
華				All other shares than that specified will be excluded from sale.				

Notification A

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estate in the district of Gaya will be put up for sale at the office of the Collector of that district on the 5th June 1911 at 7 a. m. for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold. it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of mahal and pargaba.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold,	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	it only a chare is to be sold, the arrears during trom it.
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				All other shares than that specified will be excluded from the sale.				

Gaya, the 18th May 1911.

J. T. WHITTY, Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13. Act XI of 1859, that the undermentioned estates and shares of estates in the district of Hooghly will be put up for sale at the office of the Collector of that district on the 26th June 1911 at 12 noon for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share,	If the whole estate is to be sold, the arresrs due from it.	If only a share is to be sold, the arrears due from it.
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4082	Kalupukur, pargana Jehanabad,	Rs. A. P. 13,526 1 1	Nil	Residuary share consisting of 2a, 13g, 1c, 1kt, share of the estate.	Uma Charan Rai and nine others.	Rs. A. P. 2,258 9 5	Rs. A. P. Nil	Rs. A. P. 468 15 6

The 15th May 1911.

J. LANG, Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Midnapore will be put up for sale at the office of the Collector of that district on the 26th June 1911 at 12 o'clock for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

lauri No.	Name of mahal and pargans,	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	It only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a estate is to be sold, the arrears due from it.
1	3	8	4	5		7	8	9
319	Mahai Palgerha, ph. Batitaki.	Rs. A. P. 630 1 7	Entire		Jotindra Nath Bose, common manager on behalf of Kedar Nath, Dino Nath and	Es. A. P.	Rs. A. P. 243 9 8	Rs. A. P.
1030	M. Uttar Usutpur, ph. Kasijora.	3,473 9 7	-	S. A. No. VIII: s annas share of mauza Usutpur uttar will be sold. All other shares than that specified will be	Jogendra Narh Pal	640 0 0		205 1 0
1034	M. Binagolsa, ph. Kasijora kismat.	691 12 5	Entire	excluded from the sale.	Pulin Behari De	******	321 6 10	
1066	M. Palsya uttar, ph. Kasijora kismat.	2,639 1 2 (including police.)		S. A. No. I— The following mauzas will be sold— Belda 16 annas. Nekra Paschim 16 ,	Damudar Das Barman	1,042 1 8 (including police.)	_	488 2 2 (including police.)
				All other shares than that specified will be excluded from the sale.				
1897	M. Rerhipur, ph. Khatnagar.	724 12 7		Residuary share jexcluding S. A. No. I. The following mauzas will be sold:	Srimatya Giribala Dasi, mother and guardian of Gouri Sankar Roy, minor, and 4 others,	578 9 2		29 12 G
				Bhatya	100 to 10		77.	
100				All other shares than that specified will be excluded from the sale.			2011	
A66	Mahal Barbansi, ph. Khandar,	19,085 13 3	-	Residuary share excluding S. A. Nos. 1, 2, 5 to 20 and 32 to 30. The following mauzas will be sold—	Krishna Chandra Das Prohoraj Mohapatra and 21 others.	13,293 3 0		160 13 8
				Alankorpur				
	***			Dahanandan chak				

Tauzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	of property to be		ito nly a share is to hee arears do from it. 9 P. Rs. A. 1
1	9	8		5	6	7	8	9
		Rs. A. P.	Rs. A. P.	Mauza— As. D. K. KT. Fazil chak 8 0 0 0 Gangadasbarh kismat 16 0 0 0 Gangadas chak 1 6 2 2 Gonoka chak 16 0 0 0 Gumariya bherhi 8 0 0 0		Rs. A. P.	Rs. A. P.	Rs. A. P
				Gunai chak 5 6 2 2 2 Gomunda 5 6 2 2 3 Gomunda chak 9 6 0 0 0 Gopai chak 8 0 0 0 0 Gourangobarh 5 6 2 2 Gourango chak 5 6 2 2 Haribarh 16 0 0 0 Harinath chak 10 13 1 1 Hariram 16 0 0 0				
				Hariram chak				
	•			Jugalbar kismat				
				Kapasgerha kismat 16 0 0 0 Kusi- chak 1 6 2 2 Kaidana 8 0 0 0 Kolanda 16 0 0 Krishnagerha 16 0 0 Kharika 8 0 0 Kari kabara 8 0 0 Kharika chak 8 0 0				
				Khoram chak				
				Majafor chak 1 6 2 2 Makshan chak 5 6 2 2 Mangalpur 16 0 0 0 Monohor chak 16 0 0 0 Mosagua 10 13 1 1 Madmahori chak 16 0 0 0 Mahamad Ali chak 8 0 0 0				
				Malpari chak				
				Matkadpur kismat				
				Nibra chak				
				Poromanando chak kismat 10 13 1 1 1 1 1 1 1 1				
				Patrangi 16 0 0 0 Peddar chak 5 6 2 2 Patispura 15 0 0 0 Protappur 16 0 0 0 Rangi chak 15 0 0 0 Rangi chak 5 6 2 2 Ratanchak kismat 13 0 0 0 Radhabinod chak 5 6 2 2 Raipur 5 6 2 2 Ramdeb chak 5 6 3 2				
				Rampal chak				

Tauxi No.	Name of mahal and pargana.	Sadarjama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprieters of property to be sold.	If only a share is to be sold, the sadar jams of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	9	3	•	8	0 7	7	8	9
		Rs. A. P.	Rs. A. F.	AS, D. R. RT Saluka kismat 8 0 0 0 0		Rs. a. p.	Rs. A. P.	Rs. A. P.
2263	Mahal Palpara, ph. Sabang.	733 3 6	Entire	excluded from sale.	Choudhory Moheswar Masanta and another.		3,473 7 0	-

Midnapore, the 20th May 1911.

M. SINGH, for Collector, Midnapore.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Monghyr will be put up for sale at the office of the Collector of that district on the 5th June 1911 at 7 a.m. for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tanzi number.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be soid, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
2536	Kishunpur Rajshahi Rawaunanda n p u r, pargana lmadpur, thana Teghrah.	Rs. A. P. 975 7 0		14a. 18g. Sc. 6b. 13ph. 6b. 16hbat. Ijmali share. All other shares than that specified will excluded from the sale.	Mahanth Gurcharan Bharthi and others.	Rs. A. P. 903 9 0	Rs. A. P.	Rs. A. P. 12 9 3
8924	Bisthazari Patti Mathura Parshad and others, pargana Bisthazari, thana Sikandra, appertain- ing to villages Digauth, Chhotu Dhanawan, Lakhan Dhanawan, Adsar and Murkanwan.	1,778 2 0	Entire		Damodar Parshad and others.		86 10 9	

Monghyr, the 12th May 1911.

A. GARBETT, Collector.

Notification B.

NOTICE is hereby given, under sections 5 and 13, Act XI of 1859, that unless the arrears mentioned below are paid on or before the next latest date of payment, viz., the 25th May 1911, the undermentioned estates or shares of estates in the district of Champaran will be put up for sale at the office of the Collector of that district on the 2nd June 1911 at 8 o'clock for the said arrears:

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to sold, it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.	Nature and amount of de- mand for which to be sold.
1	3	3	•	5	6	7	8	9	10
739	Mahal Rajipur, tauji Salempur Hadinbad.	Re. A. P.	Whole		Mr. T. R. Lewis, Manager, Bettiah Estate.	Re. A. P.	Rs. A. P. 595 9 0	Rs. A. F.	Rs. A. P. Revenue— 505 9 0

Motihari, the 26th April 1911.

D. C. PATTERSON, Collector.

Notification.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Shahabad will be put up for sale at the office of the Collector of that district on the 5th June 1911 at 6-30 A.M. for arrears of revenue and other demands which by law are realisable as arrears.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	3	3	6		6	7	8	
		Rs. A. P.			WWW.Trans.	Rs. A. P.	Rs. A. P.	Bs. A. P.
388	Lachumanpur, pargana Arrah	1.678 1 11	Whole		Abhi Ram Singh and others	L. R	93 12 6*	
1233	Diara Suhea, pargana Behea	1,720 0 0	Do	The second second	Permeshar Dayal Sahu and others	T. M	1,288 0 0	
1703 Jt.	Hakimpur, pargana Chausa	1,402 0 0		The ijmali share to be sold is 12 annas. Other shares are excluded from sale.	Benwari Lal Sahu and others	1,051 8 0		55 15 7
1798	Kusurpa, pargana Chausa	1,325 0 0	Whole		Ram Surat Pande		147 0 0	*****
2176	Belaon, pargana Chainpur	509 13 10	Do	*****	Bansidhar Missir and others	******	150 4 4	
2617	Karji, pargana Chainpur	639 4 7	Do	*****	Ganesh Pande, and others	L. R	101 14 0†	*****
2991	Ramgarh, pargana Chanipur	746 10 8	Do		Sheikh Ahmed Ali and others	T. M	108 3 9	
3429 Jt.	Kusi, pargana Danwar	1,596 0 0		The ijmali share to be sold is 8 annas. Other shares are excluded from sale.	Raghupat Pande and others		389 8 0	
10320	Bans Gopal Chapra, pargana Ballia.	653 0 0	Whole	-	Ramsarup Ahir and others		75 2 3	

^{*} These are the arrears due from Khata 7 at January kist 1911 and the sale is held under section 14, Act XI of 1859.
† Ditto ditto ditto ditto.

Shahabad Collectorate, the 12th May 1911.

MUHAMMAD HABIBULLAH, for Collector.

Notification.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates or shares of estates in the district of Khulna will be put up for sale at the Collector's office of that district on 26th June 1911 for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, a separate account is kept for such share and the other share or shares in the estate are excluded from the sale.

Tauzi No.	Name of mahal and pargans.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be soid.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	3	8	4		G	7 .	8	. 9
		Rs.	4.08/5				Re.	
856	Teliganti, pargana Bundarbans,	3,782	Whole	-	Prasanna Chandra Kar and others.		3,782	-
996	Lot No. 216, Jangal- khanda, pargana Sundarbana (Salik- khali, Howla Ao.	942	Do	_	Manik Chandra Dhali and others.		707	
1000	Lot No. 216, Jangal- khanda, Howla No. 227.	2,699	Do		Ashutosh Dhar and others.	-	1,949	

Khulna, the 15th May 1911.

G. S. DUTT, Collector.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates, situate in the district of Midnapore, will be put up to sale at the Midnapore Collectorate on wonday, the 26th June 1911, corresponding with 12th Ashar 1318 B.S.

The purchasers will be subject to the following conditions of sale:—

Conditions of Sale.

Conditions of Sale.

1st.—The estates to be sold to the highest bidder above the upset price which will be fixed by the Collector at the time of sale. The purchaser of these estates will be considered as the proprietors of the estates, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estates to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

No. on the district roll.	Name of estate and pargana.	Approximate area in acres.	Government revenue assessed.	REMARKS.
	The state of the s	А. в. р.	Rs. A. P.	
2082	Pargana Boroda, estate Iswarpur- bar.	9 0 33	34 15 6	The revenue of this mahal has been fixed at Rs. 34-15-6 from Rs. 46-10 after deducting collection charges at the rate of Rs. 25 per
	esta ministra diquitamentaria	i i i porta i i i		cent.
2986	Pargana Boroda, estate Srirampore	7 2 25.5	29 2 8	The revenue of this mahal has been fixed at Rs. 29-2-8 from Rs. 38-14-8, after deducting collection charges at the rate of Rs. 25 per cent.
2990	Pargana Chetua, estate Hariram- pore.	6 2 33-1	33 13 11	The revenue of this mahel has been fixed at Rs. 33-13-11 from Rs. 45-2 6 after deducting Rs. 25 per cent.
2998	Pargana Chandrakona, estate Syam- pur.	13 3 24.4	81 8 3	The revenue of this mahal has been fixed at Rs. 81-8-3 from Rs. 108-11 after deducting Rs. 25 per cent. as collection charges.
2997	Pargana Chandrakona, estate Masak- pur.	4 2 25.7	22 12 6	The revenue of this mahal has been fixed at Rs. 22-12-6 from Rs. 30-6 after deducting Rs. 25 per cent. as collection charges.
3004	Pargana Boroda, estate Bhangadaha	6 0 30	23 10 9	The revenue of this mahal has been fixed at Rs. 23-10-9 from Rs. 31-9 after deducting Rs. 25 per cent. as collection charges.
3013	Pargana Chandrakona, estate Bhagirathpore.	20 2 21	100 8 11	The revenue of this mahal has been fixed at Rs. 100-8-11 from Rs 134-1-3 after deducting Rs. 25 per cent. as collection charges.
3032	Pargana Chetua, estate Hariram- pore.	627 0 0	87 1 6	The revenue of this mahal has been fixed at ks. 37-1-6 from Rs. 49-7-3 after deducting Rs. 25 per cent. as collection charges.
3033	Pargana Chetua, estate Pakurdona	4.87 0 0	26 8 6	The revenue of this mahal has been fixed at Rs. 26-8-6 from Rs. 35-5-9 after deducting Rs. 25 per cent as collection charges.
3051	Pargana Dhekiabazar, estate Manib- garh.	0 1 6-612	To be sold revenue-free.	To be sold revenue-free.

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Jharia Branch of the East Indian Railway, in the district of Manbhum, will be put up to sale at 8 o'clock on Monday, the 19th June 1911, at Dhanbaid Inspection Bungalow:—

The purchasers of the several plots of land will be subject to the following conditions:-

1st.—The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the railway boundary, or to plough the land nearer than three feet from the same.

2nd.—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.

3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

4th.—The plots of land will be sold revenue-free to the highest bidders.

5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Board confirming the sale.

the sale.

	Name of	Pargana and	Number of mile on which land is	Situated on which side of the	APPROXIMA OF LOT IN AND IN	BIGHAS	LAND EXCLUSION BALB PRO	M BACH	Commence- ment and termination of lot.	Boundary of lot.
	district.		situate.	railway.	В. к. с.	Acres.	Reasons for exclusion.	A. R. P.	of lot.	
	Manbhum	Mauza Godhur, pargana Jheria.	28th mile of the Jheria ex-	North	13 15 16	4.26			Commences at chainage 14°33 and	North and West-By the waste and of village Godhur.
			tension.			1	17 1		terminates at chainage 14-38.	East-By the waste land of village Godhur and East Indian Railway
Senting	nen)	100	155		18.7	BI	10.1	-10-2-6	white we	South-By the East India.

Purulia, the 1st May 1911.

M. N. MUKHERJI, Land Acquisition Deputy Collector, Manbhum.

Notice of Sale.

NOTICE is hereby given, under sections 6 and 13 of Act XI of 1859, that the undermentioned estates or shares of estates in the district of the 24-Parganas, will be put up for sale at the office of the Collector of that district on the 26th June 1911 at 12 acc for arrears of revenue and other demands, which by law are realizable as arrears of land revenue, which in columns 6, 8 and 10 of the appended statement it is stated that only a share is to be sold, it is to be understood that separate account is kept for that share or shares are excluded from sale:—

Consecutive number.	Tauzi No.	Name of pargana and mahal.	Sadar jama of the whole estate.	Whether whole estate is to be sold.	If only a share is to be sold, the specification of such share.			Names of the proprietors of the properties to be sold.	If only a share is to be sold, the sadar jama of such share.	be sold, the	If only s share is to be sold, th arrears do from it.	
1	2	3			6			1	7	8	. 9	10
		Consequent to	Rs. A. P.	phonograph						Rs. A. P.	Rs. A. P.	Rs. A. F.
1	10	Chetla and others, pargana Magura.	809 7 0	Whole				1	Tarakumar Roy Chowdhry and others.		11 0 6	
9	15 R. S.	Kharibere and others, pargana Magura.	4,078 2 0		3 annas share	***		"	Kali Sahay Roy Chowdhry and others.	3,312 3 3		399 13 114
8	100 R. S.	Sonadanga, par- gana Magura,	884 11 10		13a. 6g. 2k. 2kt, share				Kumad Krishna Mondle and others.	737 4 6		53 0 0
•	346 R. S.	Santoshbati and others, pargana Balia,	5,531 0 9		9a, 3g, 3k, 1 kt. share				Sarat Kumari Dassee and Kumud Kri shna Mondle and others.	3,174 13 1		204 3 7
Б	401-7	Hudaramkrishna- pur and others, pargana Azima- bad.	8,941 9 7		1a, 2g, 2k, share	-			Radhaberode and Ram Lal Mondle and Haridas Chatterjee, manager, Bawaii Ward's estates.	628 11 31		8 0 1
6	2167 R.S.	Parpalna, parga- na Ukhra.	6,715 1 10		2a, 16g. share				Harendra Krishna De Ohowdhry and others.	1.173 14 15		8 5 21
7	2167-1	Ditto	6,715 1 10		4a, 16g, share			-	Devendra Nath Bal- lay and Upendra Nath Shaw.	2,015 2 64		9 7 3
8	1366	Lot No. 27, Radhakantapur, pargana Sunder- ban.	712 0 0	Whole					Monindra Nath Ban- nerjee and others.		229 4 0	

The Commissioners for the Port of Calcutta.

NOTICE is hereby given that the undermentioned packages, lying unclaimed in the Commissioners' Import Ware-house, will be sold by public auction on or after the 5th June 1911 under section 118 of Act III of 1898:—

Date of removal.	Date of landing.		No.	Quan- tity.	Description.	Vessel's name.	REMARKS
1910.	1910.	SHED No. 1.					
Nov. 10	Oct. 27	3705 3529 in a diamond, or A 3705 3522 in a diamond.	102	1	Case	S.S. "Bohemia."	
		GEOR	01.7			man to the same	
" 10	" 24	GEOP in a diamond	3-4	2	Bales	Ditto.	
" 16	Nov. 7	S in a triangle or S in a triangle G & Co below.		1	Keg paint	S.S. "Clan La- mont."	
" 28	,, 14	Nil or G J		1	Dog kennel	S.S. "Dalmatia."	
Dec. 1	" 23	Nil	Hanne peli		A quantity of stone	S.S. "Trifels."	TI,
" 22	Dec. 13	LE in a diamond or L & C	99	1.	Case	8.S. "Algeria."	
1911.	1911.	in a diamond.	Million after		17	BULL HEAVE SHEET	
Jan. 10	Jan. 6	No mark	•••	1	Tin oatmeal	S.S. "Shadwell."	
" 10	" 6	WC & G in a diamond		1	Drum (leaky)	Ditto.	
n 20	, 10	or M W Dept	***	1	Cask (tar) loose	S.S. "Kintail"	H. G.
1910.	1910.	Withdrawn from last sale.					100
Oct. 27	Oct. 22	No mark		1	Cask cement (in bulk)	S S. "Fulwell."	
Aug. 6	Aug. 1	Nil	Boy sa		2 lbs. sulphur	S.S. " Cabots."	
1910.	1910.	SHED No. 2.	9.86.00	1	own last	Sparition of S	
Nov. 10	Oct. 31	Tallah in a diamond, J S on top & Co or S below.	20-54	2	Packages (broken)	S.S. "Collegian."	
" 10	Nov. 3	No mark		1	Dog-box	Ditto.	
, 10	Oct. 31	Daw Bros	10.000	1	Case (empty)	Ditto.	
, 10	Nov. 3	No mark		1	Bundle galvanized corrugated sheet.	Ditto.	
, 10	Oct. 31	VOC	1-2	2	Dog-boxes	Ditto.	
, 27 1	Nov. 12	BLCM or BLCM		din a	Cask (broken and empty).	S.S. "Manipur."	
, 27	,, 15	No mark	9 35300 12 5	1	Keg washers (broken and empty).	Ditto.	
" 27	,, 15	119 in a triangle and inverted triangle, or nil.		1	Bag soda (half empty)	Ditto.	

Date of removal.	Date of landing.	Marks.	No.	Quan- tity.	Description.	Vessel's name.	REMARK
1910.	1910.	SHED No. 2-concld.					
Dec. 2	Nov. 28	B&C	181	1	Case (broken and damaged).	8.8. "Wildenfels"	H. G.
" 2	" 28	H D D in a diamond		1	Cask	Ditto.	H. G.
" 10	" 30	1254 in a diamond, C K on top, or 254 in a diamond, C K on top & Co below.	1	1	Package	S.S. "Matiana."	
" 10	" 30	No mark		1	Bundle round iron	Ditto.	
" 10	" 30	Nil or S P		1	Case	Ditto.	
" 10	" 30	2 in a diamond, PL on top, D below.	1, 14, 39, 41	4	Bales	Ditto.	
" 10	" 30	No mark		3	Casks cement (half empty).	Ditto.	
,, - 17	Dec. 12	Ditto		1	Keg (empty)	S.S. "Statesman."	
,, 17	" 12	Ditto	•••		A small quantity of nails.	Ditto.	
,, 17	" 8	Lewis Watson Esq		2	Dog kennels	Ditto.	
1911.	1911.		45 J. BC	10.1-01		N. Company	
Jan. 10	Jan. 3	GSI in a diamond		1	Case	S.S. "Sumatra."	
	1910.	T 10 15 16	Karation A	1	submin	C 10 177 19	cath single
" - 10	Dec. 30	O. R. Ilbary. Nya Siglia Tea Estate, Nagrakatta, P. O. Jalpai- guri Dooars.		1	Parcel	Ditto	
" 10	Jan. 6	No mark	a la seconda	1	Keg nails	S.S. "Sumatra."	
" 10	" 6	СВ	14	1	Case (broken)	Ditto.	
" 20	" 19	Indo-Burma Budge-Budge or no mark or T & Co in a diamond.		2	Bundles tubes	S.S. "Den of Ruthven."	
,, 20	,, 19	No mark	20 - 15		A quantity of loose tin plates.	Ditto.	
., 31	" 28	J G N M in four small circles, T in a diamond below, 7916 left side, T in a diamond below.	on and the	2	Bundles galvanized corrugated sheet.	S.S. "City of Colombo."	
" 31	" 23	Kindmond & Co		1	Drum (empty)	Ditto.	
1910.	1910.	Sнвр No. 3.	11/2		· 100	2.50 = 1.22	
Nov. 24	Nov. 19	No mark	4 Villet	36	Broken pieces spelter	S.S. "Jelunga."	
" 24	" 14	W & W in a diamond, O W on top, J S below, or W W in a diamond, G W on top.	70	1	Case	Ditto.	

Date of removal.	Date of landing.	Marks.	No.	Quan- tity.	Description.	Vessel's name.	REMARK
1910.	1910.	Shed No. 3-contd.					
Nov. 24	Nov. 17	Military Works Aliahabad		1	Keg paint (empty)	S.S. "Jelunga."	
Dec. 5	" 23	K B S or C in a triangle K B S below.	11	1	Case	S.S. "Elm-girth."	
" 13 1911.	Dec. 6	P L Dey & Co or P L Bros		2	Kegs nails (broken)	S.S. "Lieben fels."	
an. 10	" 31	A O W	1-2	2	Cases	S.S. "Gulistan."	
	1911.	6973					
" 10	Jan. 3	6973 in a diamond		1	Bundle galvanized corrugated sheet.	Ditto.	
" 10	" 3 1910.	6973 in a diamond	" ;	1	Ditto (10 sheets)	Ditto.	
, 10	Dec. 30	A & C in a diamond	.,.	2	Cases	Ditto.	
	1911.						
" 13	Jan. 6	No mark		1	Bundle fish-plate	S.S. "Earl of Douglas."	
,, 13,	, 6	Di tto		1	Bundle fire-bar	Ditto.	
" 13	" 6	Cin a diamond, S D on top, or nil.		1	Bundle black sheet	Ditto.	
" 13	" 6	Ditto		10	Pieces loose b'ack sheet.	Ditto.	
" 13	" 6	JS N in a heart, D on top, or nil.	88	1 .	Cask	Ditto.	
" 13	" 6	No mark		1	Cask tar (half empty)	Ditto	H. G.
" 20	,, 14	Ditto		1	Piece galvanized pipe	SS. "Clan Stu- art."	
" 31	" 24	584 in a diamond, A T on top.	1-2	2	Cases	S.S. "Mombassa."	
" 31	" 26	AMX	4101	1	Case	Ditto.	
" 31	" 24	C M in a diamond, S F on top & Co below.	169	1	Do	Ditto.	
" 31	,, 24	D W in a triangle, C & B below, or D W in a triangle.	0203	1	Do	Ditto.	
, 31	" 24	D W in a triangle, or D W in a triangle, 0229 below, or D W in a trian- gle, 0230 below.	•	14	Bags	Ditto.	

Date of removal.	Date of landing.	Merks.		No.	Quan- tity.	Description.	Vessel's name.	REMARK
1911.	1911.	SHED No. 2-concld.						
Jan. 31	Jan. 25	Gingia			29	Casks cement	S.S. "Mombassa"	
" 31	" 25	H R S in a diamo Simla below.	nd,	1-3	3	Cases ,	Ditto.	
,, 31	" 27	M & C or M & Co i diamond.	na	1	1	Case	Ditto.	
,, 31	" 2 3	17791 in a triangle, R on top.	R	•••	1	Do	Ditto.	
" 31	,, 25	1 S R O & R			89	Casks cement	Ditto.	
" 31	,, 28	B in a diamond			2	Drums	Ditto	HG
,, 31	" 24	Daw Dey & Co			6	Kegs	Ditto.	H. G.
1910.	1910.	SHED No. 4				, and the second		
Nov. 1	Oct. 22	No mark		•••	13	Fieces pig-iron (broken).	S.S. "Berbera;"	
, 1	" 24	Ditto			1	Case milk (broken and empty).	Ditto.	
, " 1	" 22	Ditto	•	•••		A quantity of broken pieces spelter.	Ditto.	
" 1	" 24	Rema or nil		•••	1	Drum oil (empty)	Ditto	H. G
" 1	,, 19	Surma			1	Ditto	Ditto	H. G.
" 1	,, 18	Tarajulie			1	Ditto	Ditto	H. G.
" 1	" 22	Nil or Rington			1	Keg (empty)	Ditto.	
" 1	,, 121	W L or 238 in a diame R S L on top, B below		!	1	Case (broken and empty).	Ditto.	
" 1	" 21	B80		***	2	Pieces spelter	Ditto.	
" 14	" 5	No mark			3	Cases (broken and empty) containing 11 tins.	S.S. "Huntsman"	
" 29	Nov. 22	Ditto			2	Bundles galvanized corrugated sheet.	S.S. "Workman."	
Dec. 8	Dec. 1	47052 in a block		1	1	Case	S.S. "City of Karachi,"	
,, 8	Nov. 29	46664 in a block			2	Cases	Ditto.	
,, 8	Dec. 6	XXX red or nil			1	Bar flat iron	Ditto.	
" 8	Nov. 28	S K & Co		1	1	Case	Ditto.	
" 30	Dec. 16	FR in a triangle, inverted triangle.	and		3	Drums (broken and leaky).	S.S. "Sardinia"	H. G.

Date of emoval.	Date of landing.	Marks.	No.	Quan- tity.	Description.	Vessel's name.	REMARKS.
1911.	1910.	SHED No. 4-concid.					
an. 11	Dec. 30	R J J	1	1	Case	S.S. " Braunfels."	
	1911.						
" 11	Jan. 3	FO or EO		3	Casks oil (leaky)	Ditto	H. G.
" 23	" 16	Itakhali Chittagong	Editory •••	1	Keg nails	S.S. "Scharzfels."	
" 23	" 17	No mark		1	Cask cement (broken)	Ditto.	
1910.	1910.	Withdrawn from last sale.					
Oct. 20	Oct. 1	DO	2	1	Case	S.S. "Nyanza."	
1910.	1910.	SHED No. 5.			•		
Nov. 5	Nov. 3	II D D in a diamond		2	Casks oil (leaky)	S.S. "Neidenfels"	н. в.
", 5	" 1	B&C	165, 140, 156, 146,	6	Cases	Ditto	H.G.
			149, 1000.				
, 5	Oct. 25	No marks		2	Bundles rope or coir yarn.	Ditto	
" 8	" 22	IMTC	59, 66	2	Cases	8.8. "Kineraig."	
Dec. 27	Dec. 23	2071 in a diamond, B I on top, E Co below.		10	Casks oil (leaky)	S.S. "Barenfels"	H. G.
1911.	Of the					America Maria	
Jan. 4	,, 30	TPO Cawnpere ,	3	1	Keg	S.S. "Malakand."	
10	1911.	C P C C		10	Discontiller	S.S. "City of	
" 18	Jan. 11	CESCo		16	Pieces tiles	S.S. "City of Sparta."	
" 18	" 13	Ditto or Nil			A quantity of broken pieces tiles.	Ditto.	
1910.	1910.	Withdrawn from last sale.					
0et. 12	Oct. 6	B & Co ·	83	1	Case	S.S. "Lindenfels"	н. G.
" 28	,, 12	Ditto	107 & 12	2	Cases	S.S. "Stolzen- fels."	M 9
1910.	1910.	SHED No. 6.	101 23				
Nov. 12	Oct. 29	77 47790 in a diamond, G A on top and Co below.	80	1	Case	(S.S. "Golconda."	
, 24	Nov. 14	No mark		1	Bag sulphur	S.S. "Orseolo"	Ħ. G.

Date of removal	Date of landing.	Marks.	, No.	Quantity.	Description.	Vessel's name.	Remarks
1910.	1910.	SHED No. 6—concid.					
Nov. 24	Nov. 14	Dam Dim or Dam Deen Tezpore.		1	Keg	S.S. " Orseolo"	н. с.
" 28	" 23	M W in a diamond, J J or S on top, or nil.		1	Piece cast-iron	S.S. "Clan Mac- neil."	
Dec. 12	" 30	2071 in a diamond, B I on top, or 2071 in a dia- mond, B I on top, E Co below.		25	Casks oil	S.S "Trauten- fels."	H. G.
" 27	Dec. 15	Daw Dey and Co		2	Kegs (empty)	S.S. "Canara."	
" 27	" 20	No mark		2	Casks cement (empty)	Ditto,	
" 27 1911.	" 20	Ditto	-		A quantity of cement	Ditto.	
Jan. 10	", 31 1911.	AOW		. 1	Case	S.S. " Arracan,"	
" 31	Jan. 30	JS in a heart, D top, or Nil.		1	Ca-k cement (empty)	S.S. "Camber- well."	
,, 31	" 30	730 in a block, Madras below.		1	Ditto	Ditto.	
" 31	" 30	Military Works, Fort William	-	5	Casks cement (empty)	Ditto.	7 ye 49
" 31	,, 80	No mark		2	Ditto († empty)	Ditto.	1
,, 31	" 30	EBRy or SIR or Nil		1	Cask cement (empty)	Ditto.	
" 31	" 30	M P T Madras	€	7	Casks cement (empty)	Ditto.	
1910.	1910.	SHED No. 8.					
Nov. 21	Nov. 10	K in a triangle or 12 in a triangle.		1	Case	S.S. Gregory "Apear."	
" 25	" 8	H in a triangle, W Co on top.		1	Do	S.S. "City of Paris."	
" 25	,, 18	Tepling or Nil		1	Cask (broken and loose).	Ditto.	
Dec. 19	Dec. 9	Nil	// 	1	Ingot copper	S.S. "Benavon."	
,, 29	" 19	R K or Nil		1	Bar iron	S.S. "Historian."	
" 29 1911.	,, 28	Lewis Medley Esqr		1	Dog-box	Ditto.	
Jan. 9	" 29	Daw Brothers or Nil	nati.	1	Bag soda	S.S. "Craftsman."	

Date of emoval.	Date of landing.	Marks	No.	Quan- tity	Description	Vessel's name.	REMARKS
1911.	1911.	SHED No. 8-concid.	1202		Appuil.		
an. 20	Jan. 12	No mark or FEG		1	Dog-box	S.S. "Explorer."	
		Kidderpore Docks.					
		Cargo tying in Import Warehouse.			and having the state of the same of the sa		
1910.	1910.	Withdrawn from last sale.					
une 11	May 24	FWH or FWH in a diamond.		13	Cases	S.S. "Itonus."	
1910.		Unidentified goods.		200	ertinan kanta terapi va seja urti da je governi sijiha	- ends of the set	
ec. 10		Nil	and he	7	Pieces rice bowls.	old for supply	
" 10 1911.		Nil	р	1	Piece spade.		
an. 21	Mark and a	Nil		7	Under-shirts.	Consultation of the second	
" 21		Nil	ujan.	11	Pieces wood.		
		Nil	MILES CO.	***************************************	A quantity of cement sweeping.	11:30 da. 27 (10)	1

C. H. WINDLE, Traffic Manager, Port Commissioners.

Pert Commes' Office, Calcusta, the 16th May 1911.

(653-1)

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL.

for the week ending 16th May 1911.

LIABILITIES.	ASSETS
Capital paid up	Gove ment Securities 2,83,76,995 0 0 Other authorized Investments 2,83,76,895 0 0 Loans on Government and other authorized Securities 4,08,17,841 1 7 Accounts of Credit on ditto ditto 4,06,07,302 15 3 Bills discounted and purchased 3,02,81,841 7 Balances with other Banks 29,84,018 3 7 Bullion 22,06,759 15 1
The street of the state of the	Stamps 13,385 15 7 Sundries 76,874 15 0
	Cash & Currency Notes at Head Office* Rs. 3,10,57,5-3 15 5 Cash & Currency Notes at Branches* ,, 3,34,40,504 12 9
Rupees 21,64,31,201 5 9	Rupece 21,64,81,201 5 9
• Includes Sova, & 3 Sov † Do. do.	8., value Ra 2,28,495 0 0 4,66,935 0 0 6,95,430 0 0

Rate for Demand Loans, 6 per cent. By order of the Directors,

BANK OF BRNGAT, Onloutta, the 18th May 1911. Percentage 36.04. C. M. BASTIN, Chief Accountant.

N. H. Y. WARREN, Offg. Secretary and Treasurer. (661-1)

NOTICE.

In the Court of the Subordinate Judge of Purnea.

RENT EXECUTION CASE No. 28 or 1911.

Mr. G. S. Hayes, of Purnea, decree-holder, versus (1)
Mussamat Sabitry, (2) Mussamat Sib Baty, (3) Babu
Jotindar Narayan Singh, (4) Babu Narendar Narayan
Singh, minor sons of Babu Halindar Narayan Singh,
deceased, through Babu Jyotish Chandra Das Gupta,
Receiver, residents of Khanabari, pargana Powakhali,
(5) Manik Prasad Singh, and (6) Adi Nath Singh, of
Mahamadnagar, pargana Fatehpur Singia, judgmentdebtors.

NOTICE is hereby given that the following landed property of judgment-debtors Nos. 3 and 4 will be sold by public auction by the Nazir of this Court in his sale-room at 12 A.M., on the 5th day of June 1911 for realization of the public debt, Rs. 1,324-9:—

5 pies 11 karant, 2 dant of the 16 annas semindari in pargana Powakhali, No. 20 tauzi of the Purnea Collectorate; the Government revenue of the 16 annas is Rs. 17,670-2, under the jurisdiction of thanas Bahadurganj and Islampur, sub-registration offices Kaliaganj, Bahadurganj and Kishanganj; the interest of the judgment-debtors is valued at Rs. 500.

Ram Lal Das, Subordinate Judge.

Purnea Sub-Judge's Office, the 15th May 1911.

(670—1)

NOTICE.

In the Court of the Sub-Judge of Manbhum at Purulia.

EXECUTION CASE No. 57 or 1911.

Kalidas Mitter, decree-holder, versus Raja Madon Mohan Sing, judgment-debtor.

IT is hereby notified that the undermentioned property of the judgment-debtor will be sold for the realization of Rs. 933-6-6 in execution of a decree of the Court by the Nazir of the Judge's Court at 6 A.M., on the 15th June 1911:—

Schedule of property.

Tauzi No. 3 of the Manbhum Collectorate which is known as pargana Bagmundi within the district of Manbhum will be sold subject to the mortgage of the same for Rs. 30,000 with the Chota Nagpur Banking Association, Limited.

Produce. Road-cess. Revenue. Profit. Value. Rs. A. P. Rs. A. P. Rs. A. P. Rs. 20,000 1 8 4,963 1 9 2,417 1 1 12,630 1,26,300

GAGAN BEHARI CHOWDHURY, Offg. Sub-Judge. Purulia, the 16th May 1911. (658-1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

No. 53 or 1910.

Re Satcowrie Goswamy, exparte the debtor.

NOTICE is hereby given that the abovenamed debtor having applied for his discharge, the Court has fixed the 4th day of July 1911 at 11 o'clock in the forenoon at the Court-house for hearing the application. Dated the 17th day of May 1911.

C. E. GREY, Official Assignee of Calcutta. (659-1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER.

No. 102 or 1911.

Re Kunjo Behary Sen and Ram Chandra Sen, both residing at No. 28, Tara Chand Dutt's Street, in the town of Calcutta, formerly carrying on business in co-partnership with one Krisna Chandra Sen (since deceased) and afterwards in co-partnership between themselves as dealers in piece-goods at Nos. 120 and 121, Monohar Dass Street, and No. 65-3, Noormul Lohia's Street, in Calcutta, aforesaid, and at Nos. 268 and 270, Shaik Mammon's Street, Bombay, under the name and style of K. B. Sen & Co., ex-parte the debtors.

On the 3rd day of May 1911, an order was made by the High Court of Judiestore at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

Note.—All debts due to the estate should be paid to me. Dated this 15th day of May 1911.

C. E. GREY, Official Assignee of Calcutta.
(648 -1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER.

No. 105 of 1911.

Re Norman Arthur Turner, commonly known as Norman Turner, residing at No. 8-5, Hateebagan Road, Entally, in the suburbs of the town of Calcutta, and lately employed as an Assistant to Messrs. Jessop & Co., of Calcutta, ex-parte the debtor.

O N the 8th day of May 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Norg.—All debts due to the estate should be paid to me.

Dated this 15th day of May 1911.

C. E. Grev, Official Assignee of Calcutta. (647-1

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER

No. 108 or 1911.

Re Lachman Dass, residing at No. 191, Harrison Road, in the town of Calcutta, formerly carrying on business as a dealer and broker in stock and share in co-partnership with Hardoyal Poddar at No. 29, Burtolla Street, in Calcutta, aforesaid, under the name, style and firm of Hardoyal Poddar and Company, and lately carrying on a similar business at the same place in co-partnership with Mudan Lall under the name, style and firm of Luchman Dass Madan Lall, and being at present without any employment, ex parts the debtor.

ON the 9th day of May 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Note.—All debts due to the estate should be paid to me.

Dated this 15th day of May 1911.

C. E. GREY, Official Assignee of Calcutta. (646-1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER.

No. 109 or 1911.

Re Hari Charan Samanto, residing at No. 16, Durga Charan Mukerjee's Street, in the town of Calcutta, and lately carrying on business as a dealer in straw at 199.7, Upper Chitpur Road, in Calcutta aforesaid, under the name, style and firm of Hari Charan Samanto, now without any employment, exparte the

ON the 10th day of May 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE.-All debts due to the estate should be paid to me.

Dated this 15th day of May 1911.

C. E GERY, Official Assignee of Calcutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER.

No. 110 of 1911.

Re Hara Mohun Dass. residing at No. 26, Jagunnath Scoree's Lane, in Calcutta, and carrying on business as a broker in sugar at No. 1, Swallow Lane, in Calcutta aforessid, under the name and style of Hara Mohun Dass, exparte the debtor.

ON the 11th day of May 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Norm.—All debts due to the estate should be paid to me.

Dated this 15th day of May 1911.

C. E. GREY, Official Assignee of Calcutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER

No. 111 or 1911

Re Tincary Roja, residing at No. 10, Sakareetolla Lane, in the town of Calcutta, and lately carrying on business as a fisherman, ex parte the debtor.

ON the 11th day of May 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Note .- All debts due to the estate should be paid to me.

Dated this 15th day of May 1911.

C. E. GREY, Official Assignee of Calcutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER.

No. 112 or 1911.

Re John Benjamin Samuels, residing at No. 6, Chadney Choke Street in the town of Calcutta, formerly a Preventive Officer in His Majesty's Customs, at present unemployed, ex parte the debtor.

On the 16th day of May 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an Insolvent.

NOTE.-All debts due to the estate should be paid to me. Dated this 18th day of May 1911.

C. E. GREY, Official Assignee of Calcutta

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

No. 115 or 1910.

Re Alexander Alexander Apear (Junior), exparts the debtor.

NOTICE is hereby given that the abovenamed debtor having applied for his discharge, the Court has fixed the 4th day of July 1911, at 11 o'clock in the forenoon at the Court House for hearing the application.

Dated the 17th day of May 1911.

C. E. Grey, Official Assignee of Calcutta. (660-1)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLUENCY CASE No. 65 or 1910.

In the matter of Bankubihari Banerjee, son of late Harilal Banerjee, of Patincha, thana Barasat, district 24-Parganas, applicant. debtor.

PURSUANT to a petition dated the 26th August 1910, and on reading the said petition and hearing the pleader for the said applicant on 3rd April 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent. The 5th June 1911 is fixed for the creditors to prove their debts.

Dated this the 12th day of May 1911.

T. W. RICHARDSON, District Judge. (628-1-605)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.7

DISTRICT 24-PARGANAS.

In the Court of the District Judge of Alipore.

INSOLVENCY CASE No. 94 or 1910.

In the matter of Sheikh Badlu, son of late Sheik Jummon, of 57-11, Maniktala Main Road, thana Maniktala, district 24-Parganas, applicant—Debtor.

PURSUANT to a petition dated the 1st December 1910, and on reading the said petition and hearing the pleader for the said applicant on 3rd April 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

Dated this the 13th day of May 1911.

T. W. RICHARDSON, District Judge. (630 - 1 - 603)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 96 or 1910.

In the matter of Shaikh Taleb Ali, son of late Shaikh Mahakuj, of Atesara, thana Naihati, district 24-Parganas, applicant, debtor.

DURSUANT to a petition, dated the 24th November, 1 1910, and on reading the said petition and hearing the pleader for the said applicant on 18th February 1911, it is was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

Dated this the 12th day of May 1911.

T. W. RICHARDSON, District Judge. (631-1-604)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III. of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge of Alipore.

INSOLVENCY CASE No. 2 or 1911.

In the matter of Satis Chandra Biswas, son of late Baikanta Nath Biswas, of Gobindapur, thana Sonarpur, district 24-Parganas, applicant, debtor.

PURSUANT to a petition dated the 16th January 1911, and on reading the said petition and hearing the pleader for the said applicant on 24th April 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent. The 5th June 1911 is fixed for the creditors to prove their debts.

Dated this the 12th day of May 1911.

T. W. RICHARDSON, District Judge. (632 - 1 - 602)

In the Court of the District Judge of . ourdwan.

Notice under clause ? of section 16 of the Provincial Insolvency Act, III of 1907.

INSOLVENCY CASE No. 3 or 1910.

BANKA BEHARI DUI'TA of Mankar, police-station Galsa, district Burdwan, has, by an order of this Court, dated the 18th April 1911, been adjudged

R. N. DATTA, District Judge.

Burdwan Judge's Office, the 19th May 1911.

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 16 or 1910.

the matter of Gopeshwar Mukharji, of No. 10, Dol Gobiada Singh's Lane, Salais, district Howrah, an insolvent.

TO be sold by the Nazir of the District Judge's Court, Hooghly, in the precincts of the Court of the District Judge of Hooghly, at 12 noon on the 24th June 1911, the undermentioned property of the insolvent :

The right, title and interest of the abovenamed inselvent Gopeshwar Mukharji in nine annas and twelve gandas share of patni mahal Muguriah mauza in the district of Midnapore, subdivision and subregistry of Ghatal, thana Dashpur, appertaining to tauji No. 35 of the Hooghly Collectorate with arrears of rent due from the tenants. Annual rent payable for the above patni to the estate of Babu Gopallal shil, Calcutta, is Rs. 1,169-6-8 and road and public works cesses are Rs. 87-1-8.

For further particulars, apply to Babu Sontosb

For further particulars, apply to Babu Sontosh Chandra Bhattacharji, Pleader, Ju ge's Court, Hooghly,

Receiver of the above estate.

T. S. MACPHERSON, District Judge.

Chinsura, the 22nd May 1911.

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Phanindra Nath Chakrabarti, son of Bhutnath Chakrabarti of Muktearpur, thana Haripal, district Hooghly, has been admitted by this Court as No. 36 of 1911, and that the 27th May 1911 has been fixed for the hearing thereof thereof.

T. S. MACPHEESON, District Judge.

Chinsura, the 22nd May 1911. (896-1-657)

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 81 of 1910.

N OTICE is hereby given that Ganesh Chandra Ghosh, of Kulteghari, thana Haripal, district Hooghly, was, on the 8th day of April 1911, adjudged an insolvent, and the Nazir of this Court appointed Receiver of his property. The 15th June 1911 has been fixed for framing a schedule of debts and creditors. Claimants should prove their claims on that day.

T. S. MACPRESSON, District Judge.

Chinsura, the 22nd May 1911. (697-1-659)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Parbati Charan Deoti, son of Ananda Changra Deoti, of Panchanantala, Howrah, has been admitted by this Court as No. 37 of 1911, and that the 31st May 1911 has been fixed for the hearing thereof.

T. S. MACPHERSON, District Judge. Chinsura, the 15th May 1911. (657 - 1 - 649)

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 72 of 1910.

NOTICE is hereby given that Jaynarayan Mandal, of Sahachak, thena Amta, district Hooghly, was, on the 5th May 1911, adjudged an insolvent, and the Nazir of this Court has been appointed Receiver of his property. The 1st June next has been fixed for framing property. The 1st June next has been need for manual a schedule. Claimants should prove their claims on that

T. S. MACPHERSON, District Judge.

Chinsura, the 16th May 1911. (662-1-648)

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 73 of 1910.

NOTICE is hereby given that Sarat Chandra Mandal, of Sahachak, thana mta, district Foughly, was, on the 5th May 1911, adjudged an insolvent, and the Nazir of this Court has been appointed Receiver of his property. The 8th June next has been fixed for framing a schedule. Claimants should prove their claims on that day. claims on that day.

T. S. Macpherson, District Judge.

Chinsurah, the loth May 1911. (663-1--653)

In the Court of the District Judge, Jessore.

INSOLVENCY CASE No. 2 or 1911.

NOTILE is hereby given, under section 12 (2) of the Provincial Insolvency Act, III of 1907, to his creditors that the insolvency petition of Hridaya Nath Sarkar, son of late Govinda Chandra Sarkar, of Madghops, police-station Kotwali, Jessore, has been admitted, and that the 27th May 1911 has been fixed for hearing thereof.

H. C. LADDELL, Offg. District Judge. (644-1-645) Jessore, the 12th May 1911.

In the Court of the District Judge of Murshidabad.

INSOLVENCY CASE No. 8 or 1911. (ACT III OF 1907.)

Re Jogendra Nath Basu, son of late Kali Nath Basu, of Berhampore, police-station Gorabazar, district Murshidabad, debtor.

NOTIOn is hereby given that the abovenamed debtor having applied for his discharge, the Court has fixed the 2nd day of June 1911 for hearing the application.

S. K. GHOSE, Offg. District Judge.

Murshidabad District Judge's Office, the 16th M. (678-1-665) 1911.

In the Court of the District Judge of Murshidabad.

INSOLVENCY CASE No. 12 or 1911.

(ACT III OF 1907).

In the matter of Indra Chand Dharwar, of Baluchar, police-station Manullabazar, district Murshidabad.

NOTICE is hereby given to all concerned that the abovenamed petitioner has applied to this Court to be declared an insolvent, and his case has been fixed for hearing on the 26th May 1911.

S. K. GHOSE, Offg. District Judge. Berhampore, the 16th May 1911. (666-1-652)

In the Court of the District Judge of Murshidabad.

INSOLVENCY CASE No. 13 or 1911.

(Act III or 1907).

In the matter of Mahima Charan Mandal, of Bhattamati, police-station Nabagram, district Murshidabad.

NOTICE is hereby given to all concerned that the abovenamed petitioner has applied to this Court to be declared an insolvent, and his case has been fixed for hearing on 2nd June .911.

S. K. GHOSE, Offg. District Judge. Berhampore, the 16th May 1911. (667 - 1 - 650)

NOTICE TO CREDITORS OF THE DATE OF HEARING OF AN INSOLVENCY PETITION. [Section 12 of the Provincial Insolvency Act, III of

1907.] DISTRICT MIDNAPORE.

In the Court of the District Judge of Midnapore.

INSOLVENCY PETITION No. 9 of 1911.

WHEREAS Jotindra Mohan Ghosh, of Ballavpore, WHEREAS Jotindra Mohan Ghosh, of Ballavpore, town Midnapore, has applied to this Court, by a petition dated 28th April 1911, to be declared an insolvent under the Provincial Insolvency Act, II of 1907, and the following names appear in the list of creditors filed by the aforesaid debtor, this is to give notice that the Court has fixed the 17th day of June 1911 for the hearing of the aforesaid petition and the examination of the debtor. If any one desire to be represented in the matter, should attend in person or by duly instructed pleader. The particulars of the debt alleged in the petition to be due are as follows:—

			Rs.
Satis Chandra Mitra	***	***	50
Upendra Nath Das	***		120
Sreenath Bose	Access of		40
Dhirendra Nath hatta	charjee		37
Debiprosad Bhakat		***	140
Nanibala Dasi	***	***	46
Amulya Nath Singha			19
Atanka Biswas	***	***	15
Brajo Nath Kundu	U TILL OF		19
Sheik Rahamatulla			26
Atul Chandra Banerjee	***		72
Haroprosad Pramanick		***	8
Lalit Mohan Chatterjee	***		10

J. CORNES, District Judge.

Midnapore, the 17th May 1911. , (668-1-651)

In the Court of the District Judge, Muzaffarpur.

INSOLVENCY CASE No. 9 or 1911.

In the matter of Bishun Ram Kalwar, son of Anchit Ram, deceased, of village Ghora Sahan, district Champaran, petitioner.

NOTICE is hereby given to all concerned that the Insolvency petition of the abovenamed petitioner has been admitted by this Court, and that 8th June 1911 has been fixed for the hearing thereof.

W. H. VINCENT, District Judge.

Muzaffarpur, the 20th May 1911. (682-1-644)

In the Court of the District Judge, Muzaffarpur.

INSOLVENCY CASE No. 3 or 1911.

In the matter of Patti Ram Bhagat, son of Rudal Mahra, of village Madhopur, district Champaran,

Mahra, of village Madnopur, district Champach, petitioner.

NOTICE is hereby given to all concerned that the insolvency petition of the abovenamed applicant has been admitted by this Court and that 31st May 1911 has been fixed for the hearing thereof.

W. H. VINCENT, District Judge.

Muzaffarpur, the 19th May 19:1. (683—1—643)

ORDER OF ADJUDICATION.

(Section 16 of the Provincial Insolvency Act, III of 1907.)

In the Court of the District Judge of Nadia.

INSOLVENCY CASE No. 15 of 1910.

In the matter of Shadhu Mandal, son of Danu Mandal, by caste Musalman, by profession day-labourer of Hatas, police-station Kushtia, district Nadia.

PURSUANT to a petition dated 20th June 1910, and on reading the application for the said Shadhu Mandal and hearing the pleader for him on 29th March 1911, it is ordered that the debtor be and the same debtor was hereby adjudged insolvent. The 14th June 1911 is fixed for the creditors to prove their debts. th June 1911 is used bbts.

Dated this the 20th day of May 1911.

S. C. Mallik, District Judge.

(694—1-647)

In the Court of the Judicial Commissioner of Chota Nagpur at Ranchi.

INSOLVENCY CASE No. 2 or 1911.

In the matter of Hari Ram Sahu, of Mohalla Baddom
Bazar, Hazaribagh.
OTICE is hereby given to all concerned that the
abovenamed petitioner has applied to this Court
to be declared an insolvent, and that his case has been
fixed for the 23rd day of June 1911.

D. H. KINGSFORD, Judicial Commissioner. Judicial Commissioner's Office, Chota Nagpur, Ranchi, the 16th May 1911. (674 - 1-646)

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 60 or 1911.

Ramdoyal Mahatoo, of Chitpur Coal Depôt, district

24-Parganas, applicant.
To (1) Gopi Shah and Beehu Shah, (2) Teje Mallik,
(3) Eadali, (4) Abdul Gaffur, (5) Hoormack Khan,
(6) Kanai Shah, (7) Shewderi Pandah, (8) Kamdhan
Pandah, all of Baliaghata, district 24-Parganas,
creditors.

ON the 5th day of May 1011, it was colored that the

ON the 5th day of May 1911 it was ordered that the matter of the petition of the applicant be heard on the 5th day of June 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHAEDSON, District Judge. Alipore, the 10th May 1911. (621-1-547)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 42 or 1911.

Joypat Paurah, son of late Ganga Paurah, of at present Tangra, thana Sadar, Tallygunge district, 24-Parganas,

Tangra, than a Sadar, Tallygunge district, 24-Parganas, applicant.

To (1) Tapsi Goala, (2) Sarada Prosad Naskor, (3) Gadadhar Mohato, of district 24-Parganas, (4) Alla Bux Khan, of Chitpur, 'alcutta, creditors.

No the 1st day of May 1911, it was ordered that the matter of the petition of the applicant be heard on the 5th day of June 1911, and that the said applicant do attend to be examined by this Court on that

T. W. RICHARDSON, District Judge. Alipore, the 10th May 1911. (623-1-543)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 47 or 1911.

Dharanidhar Mandal, son of late Ram Kumar Mandal, of Dosatina, thana Bishunpur, district 24-Parganas, applicant.

To (1) Gopal Chandra Banerjee, (2) Naroo Babu alias Ambica Charan Das, (3) Golapmani Dasi and Kiransasi Dasi texecutrices, estatet Ram Kumar Sarkar, deceased, and Gunamani Dasi, executrix, estate Durga Das Sarkar, deceased, (4) Bhola Singh, darwan, all of district 24-Parganas, creditors.

ON the 1st day of May 1911, it was ordered that the matter of the petition of the applicant be heard on the 5th day of June 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge. (622 - 1 - 546)

Alipore, the 10th May 1911.

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 30 or 1911.

Bhabataran Bagdi, son of late Girishchandra Bagdi, of Bamanmura, thana Baraset, district 24-Parganas,

applicant.

To (1) Kushdeb Pal, (2) Hossain Mandal, (3) Mohendranath Nath, (4) Amrita Lal Ray, (5) Aswinikumar
Ray, all of thana Baraset, district 24-Parganas,
creditors.

ON the 29th day of April 1911 it was ordered that the matter of the petition of the applicant be heard on the 29th day of May 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge.

Alipore, the 9th May 1911. (611-1-544)

DABENDRA NATH KUMAR, B.L., intends to be enrolled as a Vakil of the High Court, Calcutta. (579-4-506)

HARIPADA CHATTERJEE intends to be rolled as a Vakil of the High Court, Calcutta intends to be en-(591-4-508)

HARENDRA LAL ROY, B.L., intends to be enrolled as a Vakil of the High Court, Calcutta.

(610-4-545)

INDU BHUSHAN RAY, B.L., intends to be enrolled as a Vakil of the High Court. Calcutta, (691-4-606)

JITENDRANATH MOOKERJEE, B.L., intends to be enrolled as a Vakil, High Court (599-4-509)

JNANENDRA MOHAN GHOSE intends to learn enrolled as a Vakil of the High Court, Calcutta. (669-4-542) to be

P. L. DUTT, B.L., intends to be enrolled as a Vakil of the High Court, Calcotta.

SAHAYRAM BOSE, M.A., B.L., intends to be enrolled as a Vakil of the High Court, Calcutta. (672 - 4 - 642)

Wanted

A PERMANENT CLERK on a salary of Rs. 40 a month. He must have thorough experience of the Land Acquisition work and must know the vernacular of the district and be able to make good

vernacular of the district and be able to make good arithmetical calculations.

Copies of certificates of experience should be annexed to the application, which will be received up to the 29th May 1911. Cash security of Rs. 200 is required.

A. P. MIDDLETON, for Collector. Muzaffarpur Collectorate, the 12th May 1911.

Wanted

A N acting Subdivisional Cashier on Rs. 35 per month, plus local allowance Rs. 15 for an Irrigation Subdivision for nine months or less. None need apply who is not acquainted with the accounts and co-spondence of an Irrigation Division or Subdivision. selected candidate will have to furnish a security of Rs. 500 and will have to join at once.

Applications will be received up to the 27th May

RAMA PRASAD! RAY, Accountant, for Executive Engineer, Eastern Sone Division.

Bankipore, the 17th May 1911.

Notice.

WANTED for the office of the Executive Engineer,
Akhoyapada-Jajpur Division, one clerk, permanent, on probation for six months on Rs. 50 a month.

None need apply who has not read up to the B. A. standard of the Calcutta University. One with experience of office work will be preferred.

S. S. Paul, Executive Engineer, Akhoyapada-Jajpur Division.

Cuttack, the 16th May 1911.

WANTED a competent draftsman on a salary of Rs. 30 to Rs. 40 per month according to qualifications. The candidate must be able to write a neat and good hand and trace out from working plans, and must have practical experience in survey work. Applications stating age and previous experience of land acquisition work and enclosing copies of testimonials and samples of the applicant's handwriting on tracing cloth will be received by the undersigned up to 27th May 1911. The selected candidate will have to join at once.

MATI LAL ROY.

Special Land Acquisition Deputy Collector, B A. K. Railway, Murshidabad.

Special Land Acquisition Office, Azimganj, the 16th May 1911.

walled as can Wanted

AT once an experienced man for the post of Head Clerk and Accountant of the District Board Office, Champaran, on Rs. 75-5-100.

None need apply who has not passed the fourth grade Accountantship examination and has no previous experience of District Board works.

Applications in candidate's own handwriting, stating age and qualifications with copies of testimonials will be received up to 4th June 1911.

H. L. KHASTGIR.

Vice-Chairman, District Board, Champaran.

Motiheri the 20th Mer 1911.

(698-2)

Notice.

A PPLICATIONS are invited for the following posts :-

2 temporary Surveyors on a consolidated salary of Rs. 55 each.

1 Sub-overseer on Rs. 30, plus Rs. 15 horse allowance. None need apply who is not qualified under the Bengal Local Self-Government Act.

Applications will be received up to the 5th June.

Applications will be received up to the 5th June 1911, by

E. G. BARTON, District Engineer.

(690-2)Laheriasarai, the 18th May 1911.

TENDERS are invited for the sale of the old Garden Reach thans premises known as 62, Garden Reach Road, consisting of an area of 9 bighas 4 cottahs 1 chitak, more or less, and bounded on the north by Garden Reach Road, on the east by the land of the North-West Soap Company, on the south by the land of Janjali Bahadur, on the west by the Circular Garden Reach Road, in mauza Ramnagore, thans Garden Reach, sub-registration district Alipore, district 24-Parganas, together with the building and out-offices. In the main building, which is a two-storied house, there is a big hall on the ground floor and six rooms on the first floor. The out-house consists of one-storied building with a big room and a small side room adjoining it

2. The tenders should state clearly the price offered for the purchase of the whole property including land and buildings. The Collector does not bind himself to accept the highest or any tender.

3. Tenders should be accompanied by a sum of Rs. 500 in Government Promissory Note or in cash as security which will be forfeited in case the money offered is not paid in full within 15 days from the date of acceptance of the tender. In that case the property will be put up to sale on a fixed date, which will be duly advertised at the risk of the defaulting purchaser.

4. All expenses for the conveyance of the property will be borne by the successful tenderer.

5. Amounts deposited as security will be refunded to the persons whose tenders are not accepted as soon as the sale is effected.

to the persons whose tenders are not accepted as soon as the sale is effected.

6. Tenders will be received up to the 25th May 1911 and should be submitted in a sealed cover to the address of the Collector of the 24-Parganas.

> J. A. L. SWAN, Offg, Collector, 24 . Parganas.

Alipore, the 8th May 1911.

Notification.

IT is hereby notified, under section 5 of the Indian Treasure Trove Act, VI of 1878, that the undermentioned treasure was found on the 20th March 1911, while Chella Pitchivadu and Latchi, Vodders of Pidatapoluru, were excavating earth in the donka for the Local Fund Road under construction between Peduru and Totapair Guduru, Nellore taluq:—

874 gold coins. locally named Rookalu and 1 gold piece broken by contact with the spade.

All weighing Rs. 29-6 and valued at Rs. 400 approximately.

2. All claimants to this treasure should appear in person or by an agent before the Collector of Nellore on 20th October 1911, so that their claims may be enquired into and disposed of according to law.

ILLEGIBLE, jor Collector.

Nellore Collector's Office, the 19th May 1911.

Notice to Creditors.

In the goods of William George Probyn, deceased.

In the goods of William George Probyn, deceased.

PURSUANT to sections 320 of Act X of 1865 and 42 of Act XXVIIII of 1866, all persons having claims against the estate of the abovenamed deceased, who died on the 31st day of December 1910 at 5, Collingham Road, London, S. W., and to whose estate Letters of Administration with copy of the Will and Codicils have been granted by the High Court of Judicature at Fort William in Bengal to John Henderson Gray, are hereby required to send full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them to us, the undersigned, as Solicitors to the said John Henderson Gray on or before the 12th day of June 1911, after which date no claims will be admitted and the assets of the estate will be distributed.

Dated this 11th day of May 1911.

Sanderson & Co.,

SANDERSON & Co.,

Poval Insurance Buildings, Dalhousie Square, Calcutta, Solicitors to the said John Henderson Gray. (626—3—533)

Currency Notes.

THE following Currency Note of the Calcutta Circle is stated to have been destroyed, and payment of its value has been claimed by the person whose name is placed against the number. Any other person claiming a right to it is warned to communicate at once with the undersigned:—

Notes wholly destroyed.

No. of Notes, Register No. Value. Rs.

W 688 of Ya 15271 100 Munshi Nooruddin 1910-11. 9 Sirear, Pachapukar, Darwani, P. O. Rangpur.

M. A. HAFEEZ,

for Assistant Comptroller-General, in charge Paper Currency.

Paper Currency Department, the 4th May 1911.

Currency Notes.

THE following Currency Note of the Calcutta Circle is stated to have been destroyed, and payment of its value has been claimed by the person whose name is placed against the numbers. Any other person claiming a right to is warned to communicate at once with the undersigned—

Notes wholly destroyed.

No. of Value. Register No. Name of claimant.

100 Babu Sarbananda Das, Moulvibazar, W of 1911-12. Ya 84039 Sylhet.

M. A. HAPPEZ,

for Assistant Comptroller-General, in charge Paper Currency.
Paper Currency Department, Calcutta, the 11th May

The Commissioners for the Port of Calcutta.

THE Calcutta Port Trust Debenture Loan (4½ per cent.) of 1881 for Rs. 10 lakhs is repayable on the 13th July 1911, from which date all interest on the said loan will cease. Holders of debentures of this loan should present their debentures at the Bank of Bengal, Public Debt Office, for examination two weeks before the date of maturity with the following endorsement on the back of each debenture:—

"Received payment in full of all demands for principal and interest due hereon."

(Signature of holder.) By order,

H. J. HILARY, Secretary.

Dated the 18th May 1911.

(664-6)

POST OFFICE.

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C. H. STUART, Presidency Postmaster.

Dated Coloutta, the 22nd May 1911.

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SULPHATE OF CINCHONIDINE

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THESE articles are guaranteed to be tree from wiffur admixture with other Cinchrons alkaloids. Quinine can be purchased by Government officers, District and Local Boards It can also be purchased by Missionaries for bond fide public purposes. Otherwise it is not sold to private persons or firms. Cinchonidine is for sale to Government officers and to dealers. Both Quinine and Cinchonidine are not sale for each only and may be obtained from the Superintendent, Royal Botanic Garden, Sibpur, near Calcutta. The rates for both drugs from 1st April 1911 are as follows:—

Sulphate of Quinine.

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For quantities of not less than 6 lbs. in one delivery 8 per lb. For any less quantity than 6 lbs. in one delivery 11 per lb. Quinine is sold in 1 oz., \(\frac{1}{2} \) lb., \(\frac{1}{2} \) lb. and 4 lb. tins. Cinchonidine is sold in \(\frac{1}{2} \) lb., \(\frac{1}{2} \) lb. and 1 lb tins.

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List of Publications issued by the Meteorological Department from 1st October 1910 to 31st March 1911.

Monthly Weather Review for July to November 1910. (Illustrated by 7 plates.) Quarto. Paper cover. Re. 1 per month.

Annual Summary of Monthly Weather Review, 1909. (Illustrated by 6 plates.) Quarto. Paper cover.

List of Publications issued by the Meteorological Department during the current Quarter.

Monthly Weather Review for December 1910. (Hiustrated by 7 plates.) Quarto. Paper cover. Re. 1. Monthly W ather Review for January 1911. (Hiustrated by 7 plates.) Quarto. Paper cover. Re. 1.



The Calcutta Gazette.

WEDNESDAY, MAY 31, 1911.

PART II

Adbertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this Part of the "Gazette" cannot be received after Noon on Monday.]

LAND SALE NOTICES.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Muzaffarpur will be put up for sale at the office of the Collector of that district on the 5th June 1911 at midday for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of mabal and parkana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
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7030	Gopinath Amir Kuli Khan, pargana Ratti.	Rs. A. P. 1,099 14 1	Entire		Mu-ammat Sohago Kuar and others.	Rs. A. P.	Rs. A. P. 343 11 9	Rs. A. P.
11841	Parsotimpur Ba- tari, pargana Bhimpur.	1,152 7 0		9a, 2d, 4c, 8b, 18ph	Musammat Bibi Fasihan, alias Bibi Ghaso.	656 5 6		36 1 6
21329 Rs.	Dharampur Harka- mansahi Kasim Hussain, par- gana Marwah- kalan.	1,184 9 10		Madbopur Chhata 2a. 16k, 2kt. 4d. Rampur Gangauli 16 aus.	Baijnath Prasad Singh and others.	771 18 4		91 13 •

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estate in the district of Patna will be put up for sale at the office of the Collector of that district on the 7th June 1911 at 12 And for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate

account is kept for that share.

Tauzi No.	Name of mahal and pargama,	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to sold, the arrears da from it.
1		3			- t	7	8	建 3
2004 12 5	Bedhna Laskaripur Busoorg nief Vagai- tab, pergana Bhim- pur.	Rs. A. P. 2,129 0 0		4 annas S. A. (all other shares than that specified will be excluded from the sale).	Kesho Prasad	Rs. A. P. 632 4 0	Rs. A. 129	Re. A. P. 163 12 9
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10076	Mear Khajeahmad Saral, pargana Bas- wak, In register D sa mahal Mear Khn- jeahmad Sarat and mauza Mear asli and Khajeahmad Sarat dakhli.	1,290 5 8	Do	le YAN .	Rai Ram Dayal and Rai Sheo Dyal.		492 5 8	
_10118 220	Salaimpore Ajaipore, pargana Baswak.	641 1 1	Do	12T P	Ram Presad Sahu and Bensi Sahu under the guardian- ship of Meghan Sahu, Vagsi- rah,		290 4 2	
18769 168	Gangapore Pakri, pargana Telhada.	800 0 0	Do	20 m 3 m 3 2 1	Ram Narsin Singh and Babu Chandarbhan Prasad Singh, Vagairah,	e.	398 14 11	

Patna Collectorate, the 6th May 1911.

MEHDI HOSSAIN, for Collector.

Notice of Sale.

NOTICE is hereby given, under sections 6 and 13 of Act XI of 1859, that the undermentioned estates or shares of estates in the district of the 24 Parganas, will be put up for sale at the office of the Collector of that district on the 26th June 1911 at 12 no for arrears of revenue and other demands, which by law are realizable as arrears of land revenue, which in columns 3, 8 and 10 of the appended statement it is stated that only a share is to be sold, it is to be understood that separate account is kept for that share are excluded from sale:—

Conse- entive num- ber.	Tauzi No.	Name of pargana and mahal.	Sadar jama of the whole estate,	Whether whole estate is to be sold.	If only a share is to specification of su		Names of the proprietors of the properties to be sold.	share is to be sold, the sadar jama of such share.	be sold, the	If only a share is b be sold, th arrears di from it.
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			Rs. A. P.					Rs. A. P.	Rs. A. P.	Bs. a. 7.
1	10	Chetla and others, pargana Magura.	800 7 0	Whole		Anna da	Tarakumar Roy Chowdhry and others.	- 1 - Mari angsi - 94 - Wanata II	11 0 6	yellan
9	R. S.	Kharibere and thers, pargana Magura.	4,078 2 0		3 unnas share		Kali Sahay Roy Chowdhry and others	3,312 3 3		399 13 11
3	100 R. S.	Sonadanga, par- gana Magura.	884 11 10		13a. 6g. 2k. 2kt, share	•• 0 6 0 5 6 1 1 1 1 1 1 1 1 1	Kumad Krishna Mondle and others.	737 4 6		53 0 0
1963	346 R, S,	Santoshbati and others, pargana Balia.	5,531 e 9		9a, 3g, 3k, 1 kt. share		Sarat Kumari Dassee and Kumud Kri shna Mondle and others.	3,174 18 1		204 3 7
•	401-7	Hudarankrishna- pur and others, pergana Azima- bad.	8,941 0 7		la, 2g. 2k, share		Radhabevode and Ram Lal Mondle and Haridas Chatterjee, manager, Bawali Ward's estates.	628 11 34		6 0 1
•	2167 R.S.	Parpains parga- na Ukhra.	6,715 1 10		2a, 16g, share		Harendra Krishna De Ohowdhry and others.	1.178 14 15		5 6 5
7	2167-1	Ditto	6,715 1 10		4a, 16g, share	 «	Devendra Nath Bal- lay and Upendra Nath Shaw.	2,015 2 63		0 7 1
•	1366	Lot No. 27, Radhakantapur, pargana Sunder- ban,		Whole			Monindra Nath Ban- nerjee and others.		222 4 0	

ALLOW LOUBLING

Alipur, the 16th May 1911.

K. F. HAQ, for Collector.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Saran will be put up for sale at the office of the Collector of that district on the 5th June 1911 (Monday), at 7 a.m. for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauni No.	Name of mahal and pargana,	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold,	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be soid, the arrears due from it.
1	•	3.			1200	7.		9
		Rs. A. P.		The second secon	ensign and	Rs. A. P.		D
1816	Kasba Chirand or Chirand, pargana	8,447 2 11		S. A. No. 17-	Babu Raj Rajeswari Kumar Singh,	719 6 3		86 7 6
	Chirand.		o su acest	Balua	Transport	Shao		
				all other shares than that specified will be excluded from sale.				
5908	Amnour ander, pargana Makair.	7,432 10 8		8, A. No. 58— Dharlahi Amnour	Ditto	1,865 8 10		89212
			of cases	Mauranli 16 0 Parsa Harpore 8 0 Askarpore 8 0 Sultanpore 16 0 Bankerwa 16 0	1000 100 100 100 100 100 100 100 100 10		1000	
				Kuadi Azam 8 0 Kuadi Pir 8 0 Bhagwanpore 16 0 Hankarpati 5 4 Rampore Anant 8 0 Iyar Mohamadpur 16 0	907. 308. 308.			
	AND THE STATE OF T			Radua	Fire Control of Contro			
				Bajidpore 8 0 Khrzirpore 16 0 Angui 16 0 Patiwali 16 0 Itwa 9 16 0 Pati Wanpurwa 5 4 Bandi Masudan 16 0				
				Harinarpore Deonath 16 0	ang a K			
100000000000000000000000000000000000000	Kalendaria		STATES	Bhusaha	out O station of a state of the state of th	digit apix is r jicw y pa ibanish pia		
			Fryes () I	Jagdis-hak				

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Gaya will be put up for sale at the office of the Collector of that district on the 5th June 1911 at 7 A. M. for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of mahal and pargana,	Sadar jams of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold,	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	if only a chare is to be sold, the arrears due from it.
4	, ,	8			6	7	8	10
2509	Bandhi, pargana Jarra	Rs. A. 618 1	Rs. A.	Ijmal— 14a. 10d. 15c	Jugal Kishore Singh and others.	Rs. A. 557 0	Rs. A.	Re. A. P. 2 10 0
4411	Azamgarh taluqa, pargana Sherghaty.	5,281 12	Entire	excluded from the sale.	Abdul Hosen and others.	1	59 4	
4579	Jaipur Dumrawan, pargana Sherghaty.	4,898 8		A. P. K. Jaipur Dumrawan 5 4 0 Aklauri khap 5 4 0 Pindra 5 4 0 Ragha khap 5 4 0 Banian 5 4 0 Banian 0 5 10 Barranedh 0 5 10 Zeri khap 7 4 0 Ibrahimpur 5 4 0 Hardia 5 4 0 Kolhoos 5 4 0 Makhdumpur 5 4 0 Majbar 5 4 0 Majbar 5 4 0 Adham khap 6 4 0 Sander khap 7 4 0 All other shares than that specified will be excluded from the sale.	Shekh Nazir Ali and others.	687 13		267 18 \$
4601	Khaira taluqa, par- gana Sherghaty.	6,281 12		Ijmal— A. P. K. M. Kangli Bigha 0 3 7 10 Tika Bigha 0 3 7 10	Abdul Shakur and others,	519 10 0	*****	226 3 0
				Pipra 0 3 7 10 Roshan chak 0 3 7 10 Anesote 0 3 7 10 Sokha 0 3 7 10 Dhamna chak 0 3 7 10 Ambakhor 11 0 0 0 Suji Khurd 2 5 5 5 0 Durgi 3 0 0 0 0 0 Murakhor 10 3 0				
		3 1		A. D. C. B. Sarawan Main Pir chak 3 13 0 0 A. P. K. M. Tendua Gamharia 8 2 0 0 Pokharea 8 0 0 0 Majhoulia Khurd 8 0 0 0 Hosecabad 0 3 7 10 Barandi Main Bazar 8 0 0 0 Nabigani. All other shares than that specified will be excluded from the sale.				

Gaya the 18th May 1911.

J. T. WHITTY, Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Hooghly will be put up for sale at the office of the Collector of that district on the 26th June 1911 at 12 noon for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arresrs due from it.	If only a share is to be sold, the arrears due from it.
	2	8			6	7	8	0
4081	Kelupukur, pargana Jehanabad,	Rs. A. P. 13,526 1 1	Nil	Residuary share consisting of 2a, 13g, 1c, 1kt, snare of the estate.	Uma Charan Rai and nine others	Rs. A. P. 2,258 9 5	Rs. A. P.	Rs. A. P. 468 15 6

The 15th May 1911.

J. LANG, Collector.

NOTICE is hereby given, under sections 5 and 15. Act XI of 1859, that the undermentioned estates and shares of estates i the district of Midnapore will be put up for sale at the office of the Collector of that district on the 26th June 1911 at 12 o'clock for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share

Tagus No.	Name of mahal and pargans.	Sadar jama of whole estate.	Whether the whole estate is to be sold.		information be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a estate is to be sold, the arrears due from it.
T.		8	4	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	TaweD grangD	7		9
319	Mahal Palgerha, ph. Batitaki.	Rs. A. P. 680 1 7	ALCOHOL: NO.	2.0	Jotindra Nath Bose, common manager on behalf of Kedar Nath, Dino Nath and	Rs. A. P.	Rs. A. P. 243 9 8	Rs. A. P.
1030	M. Uttar Usutpur, ph. Kasijora.	3,473 9 7		S. A. No. VIII: 8 annas share of mauza Usutpur uttar will be sold. All other shares than that specified will be excluded from the sale.	section section 4 kets to 6 kets to 6	640 0 0	•	205 1 0
1034	M. Binagolsa, ph. Kasijora kismat.	691 12 5	Entire	The state of the s	Pulin Behari De	••••	321 6 10	
1066	M. Palsya uttar, ph. Kasijora kismat.	2,039 1 2 (including police.)		S. A. No. I— The following mauzas will be sold— belda	Damudar Das Barman	1,042 1 8 (including police.)		488 2 2 (including police.)
-	A principal and a second			All other shares than that specified will be excluded from the sale.	Project of		7000	
1897	M. Rerhipur, ph. Khatnagar.	724 12 7		Residuary share excluding S. A. No. I. The following mauzas will be sold:	Srimatya Giribala Dasi, mother and guardian of Gouri Sankar Roy, minor, and 4 others.	578 9 2		29 13 6
	All Lillians			All other shares than that specified will be excluded from the sale.	and salary	1		
2466	Mahal Barbansi, ph. Khandar,	19,085 13 3		Residuary share excluding S. A. Nos. 1, 2, 5 to 20 and 22 to 30. The following mauzas will be sold—	Krishna Chandra Das Prohoraj Mohapatra and 21 others.	13,293 3 0		160 13 8
				Alank tpur 5 6 2 2 Arjun chak 5 6 2 2 Arjun chak 5 6 2 2 Abdulla chak 5 6 2 2 Andulya 5 6 2 2 Andulya chak 16 0 0 Asapura 8 0 0 0 Atmarambarh 10 13 1 1 Atmarambarh kismat 16 0 0 0 Astidangar 16 0 0 0 Astidangar kismat 16 0 0 0 Astidangar kismat 16 0 0 0 Astidangar kismat 16 0 0 0 Astidangar kismat 16 0 0 0 Astidangar kismat 16 0 0 0 Astidangar kismat 16 0 0 0 Astidangar kismat 16 0 0 0 Astidangar kismat 16 0 0 0 Astidangar kismat 16 0 0 0	into a P transper E transper E transper E transper E transper E transper E transper E transper E			
		0		Ballavpur 16 0 0 0 Borochehara 10 13 1 1 Bagdigeriasan 16 0 0 0 Bagdipalaya 16 0 0 0 Bagageria 8 0 0 0 Bagat chak 10 13 1 1 Baghadangor chak 10 13 1 1 Bakrabad Patna 16 0 0 0 Bamna chak 5 6 2 2 Bandpala 5 6 2 2 Barbasi 16 0 0 0 Barua chak 16 0 0 0 Baspukuriya 10 13 1 1 Bichha chak 5 6 2 2	the stand - all off minorial to		*	
		•		Bilkuniya	10 170 1 10 170 1 10 170 1 10 170 1 10 170 1 10 180			

uzi fo.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold,	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it,
1					9 1000 1001 4	7	8	•
	SETTON GROWN AND THE PROPERTY OF THE PROPERTY	Rs, A. P.	Re. A. P.	Mauza— As. D. K. KT. Fazil chak 8 0 0 0 Gangadasbarh kismat 16 0 0 0	riors in the company of the company	Rs. i P.		Rs. A. P.
	to Ago I was grown.			Gonoka chak 16 2 2 Gonoka chak 16 0 0 0 Gumariya bherhi 8 0 0 0				
1			A	Gomunda 5 6 2 2 Gomunda chak 9 0 0 0 0 Gopal chak 8 0 0 0				
	210 - X1	1 4 42	proti stazi	Gourango chak 5 6 2 2 Gourango chak 5 6 2 2 Haribarh 16 0 0 0	esting.	1 100	Taleurine, c	450 93 97
			m panetons Historical mi panetons	Hariram chak 15 0 0 0 0			7,136	1287
		t two	Later the M	Josephar 16 0 0 0 Josephar 5 6 2 2	Lings and C	o total is	an armit — saar Larmina	Jis ingan san
			No.	Jui chak 10 13 1 1		- 1		
				Jugalbar kismat 16 0 0 0 Juned chak 16 0 0 0 Jotbar chak 8 0 0 0	Harbin	E EL Pan	ld Arthursell Francis And	
	Character I .		Zeogali ko	Jhilinga	Total Line of	Constant of the	to seem would to the tell seem	Part of the second
	Party of the second			Kanchanpur 16 0 0 0 Kapasgerba 16 0 0 0				
	Nr.		ALL CONTRACTOR	Kusi chak 1 6 2 2 Kaidana 8 0 0 0 Kolanda 16 0 0	Section 1	11811	(married	
			erenin od	Krishnagerha 16 0 0 0 0 Kharika 8 0 0 0 0 Kari kabara 8 0 0 0		1		
		i		Kharika chak 8 0 0 0 0 Khandor bherhi 9 0 0 0 0 Khoram ci ak 1 6 2 2 Lasaran 5 6 2 2				
		-		Lal chak 8 0 0 0 Lawdangri 18 6 2 3 Luapat 16 0 0 0				
				Mcbarack chak 16 0 0 0 Madhuban chak 16 0 0 0 Mahabat chak 16 0 0 0	and the first			
Wal-		13,993	nd - need N - needs	Makshan chak 5 6 2 2	mark of the second	DE 62 ()	dy mandalah Jun	
				Monohor chak 16 0 0 0 Monohor chak 16 0 0 0 Mosagua 10 13 1 1 Madunahori chak 16 0 0 0	Time X	1		
				Mahamad Ali chak 16 0 0 0 Mahamad Ali chak 8 0 0 0 0 Mahamat		1		
				Malpari chak 10 13 1 1 Malikera 8 0 0 0 Mamudpur 16 0 0 0	Children of the control of the contr		100	
				Mauikpur 5 6 2 2	district.		190	
*				Matkadpur 16 0 0 0 Matkadpur kismat 16 0 0 0 Mrija chak 16 0 0 0	Magaill The second second second second second second second second second second second second second second second se			
			16	Nasagna chak 5 6 2 2 Nasagram 5 6 2 2 Nayan chak 10 13 1 1				
		8 1		Narma 8 0 0 0 Narma 6 5 6 2 0 Nibra 16 0 0 0 Nibra chak 16 0 0 0	restart traket			int.
				Numahamed chak 16 0 0 0 Nuakisoat 16 0 0 0 Nuakisoat 16 0 0 0	Corp. of the Corp.			
100		2.757		Nedhua chak (保護計 5季) 10 13 1 1	and the			
		-	-	Ponchananda chak	en indi- an indi-			
	enge od d	s town		Paschimgera 16 0 0 0 Paikan chak 5 6 2 2 Pathor chak 16 0 0 0 Patny chak 9 0 0 0	viletal5 =viritit agailot	100		
				Pindragera 16 0 0 0 Pithapura 16 0 0 0 Pethapurabarh 16 0 0 0	partition for the state of			
	** 1			Pithapura chak 16 0 0 0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Thereon y			
				Poddar chak 5 6 2 2 Panspura 5 6 2 2 Prosadbar kismat 13 0 0 0				
				Protappur 16 0 0 0 Rangi chak 5 6 2 2 Ratanchak kismat 13 0 0 0				
			1	Radhabinod chak 5 6 2 2 Raipur 5 6 2 3 Ramdeb chak 5 6 2 2				
The second				Rampal chak 16 0 0 0 Rampal chak 16 0 0 0 Saidabibi chak 16 0 0 0 Saidabore chak 16 0 0 0				
A ST				Safi chak 16 0 0 0 Sorforaj chak 13 0 0 0				

Tauzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share,	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1		3		8	.6	7 107 - 1	8 1/2	and grades
		R8. A. P.	Rs. A. P.	As. D. K. KT.	modeline and control at the control	Rs. A. P.	Rs. A. P.	Rs. A. P.
	P. P.	A A SHI		Subhodra chak 16 0	Harris Ha	there is a rai		
1263	Mahai Palpara, ph.	733 3 6	Entire	Tulsichak 8 0 0 0 Turia chak 5 6 2 2 Teghori 9 6 2 2 Teghori Junbolida 13 0 0 0 Udoyrambarh 5 6 2 2 All other shares than that specified will be excluded from sale.	Choudhory Moheswar Masanta and another,	11 (C-107)	343 7 0	

Midnapore, the 20th May 1911.

M. SINGH, for Collector, Midnapore.

Notification A.

OTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Monghyr will be put up for sale at the office of the Collector of that district on the 5th June 1911 at 7 a.m. for rears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate count is kept for that share

Tauzi number.	Name of mahal and pargans.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	•
2886	Kishunpur Rajshahi Raghunanda ngur, pargana Imadpur, thana Teghrah.	Rs. A. P.		14a, 16g, 8c, 6b, 13ph, 6b, 16hbat, Ijmali share. All other shares than that specified will excluded from the sale,	Bharthi and others.	Rs. A. P. 903 9 0	Rs. A. P.	Re. A. P. 12 9 3
28324	Bisthazari Parti Mathura Parshad and others, pargona Bisthazari, thana Sikandra, appertaining to villages Digauth, Chhotu Dhanawan, Lakhan Dhanawan, Adar and Murkanwan.	1,778 2 0	Entire	morning discovers of the contract of the contr	Damodar Parshad and others.	Manual Inches	86 10 9	

Monghyr, the 12th May 1911.

A. GARBETT, Collector.

Notification B.

OTICE is hereby given, under sections 5 and 13. Act XI of 1869, that unless the arroars mentioned below are paid on or before the next latest date of payment, viz., the 25th May 1911, the undermentioned estates or shares of estates in the district of amparan will be put up for sale at the office of the Collector of that district on the 2nd June 1911 at 8 o'clock for the said arroars:

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to sold, it is to be understood that a separate ount is kept for that share.

auzi No.	Name of mahai and pargans.	Sadar jama of whole estate is to be sold.		If only a share is 10 be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is k be sold, the arrears due from it.	Nature and amount of de- mand for which to be sold.
-	•	8	•	of many make	6	16T 1 CH	. 8	D Control	10
2	Mahai Rajipur, tauji Salempur Hadiabad.	Rs. A. P.	Whole		Mr. T. R. Lewis, Manager, Bettiah Estate.	Rs. A. P.	Rs. A. P. 595 9 0	Rs. A. P.	Bs. A. P. Revenue— 595 9 0

Motihari, the 26th April 1911.

D. C. PATTERSON, Collector.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Shahabad will be put up for sale at the office of the Collector of that district on the 5th June 1911 at 6-30 A.M. for arrears of revenue and other demands which by law are realisable as arrears.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tausi No.	Name of mahal and parguma.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold. the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	3	3		7 8 0 5	Marie mainies Rady enfortunes	7	8	
363 1233 1703 Jt.	Jachumanpur, pargana Arrah Diara Suhea, pargana Behea Hakimpur, pargana Chausa	Rs. A. P. 1,678 1 11 1,720 0 0 1,402 0 0	Whole Do	he ijmali share to be sold is 12 annas. Other shares are excluded from	Abhi Ram Singh and others Permeshar Dayal Sahu and others Banwari Lal Sahu and others	Rs. A. P. L. R. T. M	Rs. A. F. 93 12 6* 3 0 0 1,288 0 0	Rs. A. P.
1798 2176	Kusurpa, pargana Chausa Belaon, pargana Chainpur	1,325 0 0 509 13 10	Whole Do,	sale.	Ram Surat Pande Bansidhar Missir and others	e	147 0 0. 150 4 4	
2617	Karji, pargana Chainpur Ramgarh, pargana Chanipur	639 4 7 746 10 8	Do		Ganesh Pande, and others Sheikh Ahmed Ali and others	L. R	101 14 04 6 0 0 108 3 9	
3429 Jt.	Kusi, pargana Danwar	1,596 0 0	olenia Olenia din Si Olida openni	The ijmali share to be sold is 5 aunas. Other shares are excluded from sale.	Raghupat Pande and others	eri Liter eng	389 8 0	-
10320	Bans Gopal Chapra, pargana Ballia.	658 0 0	Whole	and the second second	Ramsarup Ahir and others	10 mm (1 c	75 2 8	-

^{*} These are the arrears due from Khata 7 at January kist 1911 and the sale is held under section 14, Act XI of 1859.

† Ditto ditto ditto ditto.

Shahabad Collectorate, the 12th May 1911.

MUHAMMAD HABIBULLAH, for Collector.

Notification.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates or shares of estates in the district of Khulna will be put up for sale at the Collector's office of that district on 26th June 1911 for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be fealized in the same manner as arrears of revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, a separate account is kept for such share and the other share or shares in the estate are excluded from the sale.

Tauzi No.	Name of mahal and pargans.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it,	If only a share is to be sold, the arrears due from it.
1		8	•		6	7	- 8	9
SALVINE NO.	The there is what e	Rs.	man II al	auminition to the state of	Princetta violetti en	with the first	Re.	
856	Teliganti, pargana Sundarbans,	3,782	Whole		Prasanna Chandra Kar and others.	en or the contract of	3,782	-
996	Lot No. 216, Jangal- khanda, pargana Sundarbans (Salik-	949	Do		Manik Chandra Dhali and others.		707	
1000	khali, Howia co. 225). Lot No. 216, Jangal- khanda, Howia No. 227.	2,599	Do	_	Ashutosh Dhar and others.	-	1,949	

Khulna, the 18th May 1911.

G. S. DUTT, Collector.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates, situate in the district of Midnapore, will be put up to sale at the Midnapore Collectorate on onday, the 26th June 1911, corresponding with 12th Ashar 1318 B.S.

The purchasers will be subject to the following conditions of sale:—

Conditions of Sale.

1st.—The estates to be sold to the highest bidder above the upset price which will be fixed by the collector at the time of sale. The purchaser of these estates will be considered as the proprietors of the estates, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reakoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estates to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

No. on the district roll,	Name of estate and pargana.			mate acres.	Government revenue assessed.	Remarks.
THE STATE OF	The state of the s	Α.		P.	Rs. A. P.	23, 30, 30
2982	Pargana Boroda, estate Iswarpur- bar.		0	33	34 16 6	The revenue of this mahal has been fixed at Rs. 34-15-6 from Rs.
and call	private i skrakt repairment bank de	onte				46.10 after deducting collection charges at the rate of Rs. 25 per cent.
2986	Pargana Boroda, estate Srirampore	7	2	25.5	29 2 8	The revenue of this mahal has been fixed at Rs. 29-2-8 from Rs. 38-14-3, after deducting coll-ction charges at the rate of Rs. 25 per cent.
\$990	Pargana Chetua, estate Hariram- pore.	6	2	33-1	83 13 11	The revenue of this mahal has been fixed at Rs. 33-13-11 from Rs. 45-2 6 after deducting Rs. 25 per cent.
2596	Pargana Chandrakona, estate Syam- pur.			24.4	81 8 3	The revenue of this mahal has been fixed at Rs. 81-8-3 from Rs. 108-11 after deducting Rs. 25 per cent. as collection charges.
2997	Pargana Chandrakona, estate Masak- pur.	100		25.7	22 12 6	The revenue of this mahal has been fixed at Rs. 22.12.6 from Rs. 30.6 after deducting Rs. 25 per cent. as collection charges.
3004	Pargana Boroda, estate Bhangadaha	اليو ساء اليوساء	Las of a	307	23 10 9	The revenue of this mahal has been fixed at Rs. 23:10-9 from Rs. 31-9 after deducting Rs. 25 per cent, as collection charges.
3018	Pargana Chundrakona, estate Bhagirathpore.	2.)	. 5		100 8 11	The revenue of this mahal has been fixed at Rs. 100-8-11 from Rs. 134-1 3 after deducting Rs. 25 per cent. as collection charges.
3033	Pargana Chetua, estate Hariram- pore.			0	87 1 6	The revenue of this mahal has been fixed at as. 37-1-6 from Rs. 49-7-3 after deducting Rs. 25 per cent. as collection charges.
3033	Pargana Chetua, estate Pakurdona	4-37	0	0	26 8 6	
3051 🖫	Pargana Dhekiabazar, estate Manib- garh.	0	1	6*612	To be sold revenue-free.	To be sold revenue-free.

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Jharia Branch of the East Indian Railway, in the district of Manbhum, will be put up to sale at 8 o'clock on Monday, the 19th June 1911, at Dhanbaid Inspection Bungalow:--

The purchasers of the several plots of land will be subject to the following conditions:-

Ist.—The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the railway boundary, or to plough the land nearer than three feet from the same.

2nd.—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.

3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited.

If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

4th.—The plots of land will be sold revenue-free to the highest bidders.

5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Board confirming the sale.

the sale.

	Name of district,	Pargana and mauza,	Number of mile on which land is	Situated on which side of the railway.	APPROXIM OF LOT IN AND IN	BIGHAS	LAND EXCLUSION LOS	M BACH	Commence- ment and termination of lot.	Boundary of lot.
			situate.	ranway.	В. к. с.	Acres.	Reasons for exclusion.	Δ. R. P.	or lot.	
-	Manbhum	Mauza Godhur, pargana Jheria.	28th mile of the	North	13 15 14	4.26		*****	Commences at chainage	North and West-By th
			Jheria ex- tension.		ast.	3 a	.x. 1		14°33 and terminates at chamage 14°38.	Godhur. East-By the waste land or village Godhur an Bast Indian Bailwa land.
-	ingen en sil	The state of the s	Diffe to the			711		TOWN TO HOS	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	South-By the East India Railway land,

Purulia, the 1st May 1911.

M. N. MUKHERJI, Land Acquisition Deputy Collector, Manbhum

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estate, situate in the district of Hooghly, will be put up to sale at the Hooghly Collectorate on the 26th of June 1911, corresponding with 11th of Asar 1318 B.S.

Conditions of sale.

1st.—The estate to be sold to the highest bidder above the upset price, which will be fixed by the Collector at the time of sale. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by moon of the loth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by moon of the first succeeding office day, the sale is to be caucelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

List of petty Government estates of Sadar Subdivision of the district of Hooghly to be sold on the 26th March 1911.

Cauzi No.	Name of estate, thana or pargana.	Approximate area in acres.	Government revenue.	Rвидекs.
	pub maturis	A. R. P.	Rs. A.	
4071 4626	Townson Pandus	0 0 191	4 13 20 12	

Chinsura, the 23rd May 1911.

J. N. BANERJER, Deputy Collector.

STATEMENT OF GOVERNMENT PROMISSORY NOTES ENFACED FOR PAYMENT OF INTEREST IN LONDON,

Under deduction of amount retransferred to India, and outstanding in the books of the Bank of Bengal on the 15th May 1911.

Paradettest Control		in ex		44	St PBR CHST. LOANS-	LOANS-		N P		111	4 PBB	PER CRIT. LOAMS-	-SETO		142	44 PER CRFT, LOANS-	. LOANS-	
1,27,28,000 1,27,28,000 1,55,01,000 1,55,01,000 1,50,01,01 1,50,01 1,50,01 1,50,01,01 1,50,01,01 1,50,01,01 1,50,01,01 1,50,01 1,50,01,01 1,50,01,01 1,50,01,01 1,50,01,01 1,50,01,01 1,50,01,01 1,50,01,01 1,50,01,01 1,50,01,01 1,50,01,01 1,50,01,01 1,50,01,01 1,50,01,01 1,50,01,01 1,50,01 1,50,01,01 1,50,01,01 1,50,01,01 1,50,01,01 1,50,01		S per cent. of 1896.97.	-	1884-86.		07 1879	1900-01.	,		Or 885-86. 11		Or Tr			Fotal.	Transfer loan of 1879, 44 per cent portion.	Total.	TOTAL
The continue of the latest continue of the		40,86,900	1,27,52,900	7,87.01,000	1,88,61,900	98,16,100	35,09,100	12,26,40,300	6,933	5,000	-	990	38,800	2,500	53,733	39,500	89.500	12,68,10,483
### 15,000 1,57,52,000 1,55,52,000 1,55,52,000 1,55,50,000 1,55,500	red to		1		1		!	******	į		1	T	i		1	•	1	1
10,000 1,57,52,90 7,57,27,00 1,68,00,20 1,08,50 1,08,50 1,50,5	Amount issued in Loudon by Conversion under Notifica- tion No. 6801A., dated 3rd November 1908, up to	· Int	1:00	1	l		1	1	I	I	l	1		1	1	-	ete ones Libera Libera Libera	1
The control of the co	Amount enfaced at Madras	1		1	-	1	1	-	i	1	21	1	1	1		-		1
Cal 16,000 46,000 1,09,00,300 6,28,400 61,000 65,000 0,500 1,09,000 1,09,	Amount enfaced at Bombay up to 29th April 1911,	1	1	10,000		1	l	10,000	1	i	10	I	1	I	1	1	1	10,000
the	enfaced at testween 1st y 1911.		1	16,000		1	I	61,000	1	1	1	1	i	1	1	1		61,000
1,26,83,900 1,58,89,000 1,58,89,000 1,58,89,000 1,58,89,000 1,58,89,000 1,58,89,000 1,58,89,000 1,58,89,000 1,58,89,000 1,58,89,000 1,58,89,000 1,58,89,000 1,58,89,89,000 1,58,138	DEDUCT-Auton of in the London Registers.	100 000	1,27,52,900	3,57,690	1,89,06,200	6,000	25,09,100	15,27,11,300	6,983	5,000	11-4-	905	38,800	9,500	55,733	39,560	205.02	12,48,81,488
Pit June 1867 to 18th March 1911—Knisced from India, 18,154 lakhs; re-stransferred from 18th March 1911 to 18th April		40,66,900	1,26,83,900	7,83,89,600	1,88,03,700	98,10,100	24,00,600	12,90,87,900	6,938	2,000	1	260	38,800	2,500	58,738	29,5/10	39,800	12,69,58,088
			- Souther	" 16 " 16 " 16 " 16 " 16 " 16 " 16 " 16		3 2 2 2 2		Ruisced from		12,154 te 1 lah 4 lak 1 lah 1 lah	th the	rensferr "	1		20	tha.		

D. Morkison, Offg. Superintendent.

Offg. Secretary and Treasurer N. H. Y. WARREN,

6 6 12,247

4 lakhs
1 lakh
12,160 lakhs

PUBLIC DERT OFFICE, BANE OF BENGAL. Oxientia, the 18th May 1971.

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL

for	the	week	ending	23rd	May	1911.
-----	-----	------	--------	------	-----	-------

LIABILIT	IES.	1	ASSETS	
Capital paid up Reserve Fund	2,00,0 1,75,0 77 5 0 71 6 9 71 6 9 71 6 9 71 6 10,8	0,000 0 0 Other Loans 1,348 11 V Accordance 4,722 10 6 Bills 6 8,107 9 0 Balan 6,179 5 6 Bullio	authorized Investments on Government and other authorized urities ints of Credit on ditto ditto discounted and purchased ces with other Banks n Stock	1 4,05,10,149 0 4,01,21,150 4 4 2,95,84,576 3 6 38,65,285 11 2 22,07,413 4 5 18,732 0 7 78,925 11
		at E	k Currency Notes lead Office Rs. 3,11,73,133 15 10 & Currency Notes	15,23,73,870 15 3 6,74,86,487 5 6
Rep	nees 21,98,60		Rupees	21,98,60,358 4 9

*|Includes Sovs. & ½ Sovs., value Ra 1,01,415 0 0 3,90,255 0 0 do. do. , 4,91,670 0 0

kate for Demand Loans, 6 per cent.

By order of the Directors,

BANK OF BENGAL, Calcutta, the 25th May 1911.

Percentage 37.00.
C. M. BASTIN, Chief Accountant.

N. H. Y. WARREN, Offg. Secretary and Treasurer.

(08-1)

FORM II.

Abstract of the Estates Partition Fund of district Bhagalpur for the year 1910-11 prepared as required by section 42, Act V (B.C.) of 1897.

				Amo	ant.		
The state of the s				Rs.		P.	
Balance at credit of the Fund on 1st Apr	11 1910	•••	***	13,842	3	7	
Receipt for the year 1910-11	***	•••	***	3,583	11	9	
Disbursements during the year 1910-11	***		***	7,881	5	0	
Balance at credit on 31st March 1910	***			9,544	10	4	

A. F. L. SHARLING, Partition Deputy Collector.

BHAGALPUR, the 24th May 1911.

(723 - 1)

NOTICE.

In the Court of the Munsif, 2nd Court, Cuttack.

ORIGINAL SUIT No. 636 or 1911.

Srimeti Chandramoni Debi, minor, by her guardian Ch. Mritunjoy Das, of Bhingarpur, pargana Kotdesh, district Puri, plaintiff, versus Arta Hati, of Mandasahi, pargana Saibir, district Cuttack, and seven others, defendants.

NOTICE is hereby given to all whom it may concern that the plaintiff in the abovenoted suit seeks for correction of settlement papers relating to and for confirmation of possession in 7.32 acres of raiyati lands in mauza Mandasahi, pargana Saibir, in tauzi No. 2816, district Cuttack, recorded in the revisional settlement as sarbasadharan. That the 16th day of June 1811 has been fixed for settlement of issues of the said suit. That persons concerned may, if they like, appear on the said date; before this Court and file objections to the

plaintiff's claim being allowed, and in default, the Court will proceed ex parte with the case :-

Khasra No.		· Lo	LLA		Acres.
1228		V-10-1			0.80
1300	***				3.50
265	•••		4	***	1.11
265 2655		-			1.0
265				•••	0.12
265 2667	•••	8			0.20
265 2573	•••				0.10
229	***		1	•••	0.20
					7:33

SATCHIDANANDA MUKHARJI,
Munsif, 2nd Court, Cuttack.
Cuttack, the 27th May 1911. (730-1)

NOTIFICATION OF SALE.

In the Court of the Subordinate Judge, Nadia.

RENT EXECUTION CASE No. 40 OF 1911.

Amrita Lal Chatterji, of Anulia, thana Ranaghat, district Nadia, decree-holder, versus (1) Jogemaya Dasee, (2) Padmabati Dasee, (3) Bhaba Tarini atias Bhaba Bhabinee Dasee, of Sukharia, thana Balagar, district Hooghly, judgment debtors.

THE following property of the judgment-debtors will be sold on the 8th June 1911 by the Nazir of the Court in the sale room of the District Judge of Nadia for realization of Rs. 2,277-14-9 due on the above decree by the judgment-debtors to the decree-holder:—

Tauzi mahal No. 491 of the Nadia Collectorate, within the jurisdiction of thana Karimpur, Dihi Sadipur. The sadar jama for the 16 annas is Rs. 18,263-14-9, out of which the judgment-debtors Jogemaya Dasce, Padmabati Dasce, Phaba Tarini alias Bhaba Bhabinee Dasce have a title to the extent of 5 annas 19 gandas 2 karas 13 kags 65 tils. The value of the property as stated by the decree-holder is Rs. 1,000. the decree-holder is Rs. 1,000.

NAGENDEA NATH DHAR, Sub-Judge. Krishnagar, the 22nd May 1911.

INSOLVENT NOTICES.

In the matter of HURRY DASS BHUR and others, Insol-

On the 23rd day of July 1909 it was ordered that the matters of the petition of the said Insolvent Hurry Dass Bhur be heard on Tuesday, the 13th day of June next, and that the said Insolvent do then attend to be examined before the said Court.
M. N. Dutt, Attorney.

In the matter of HAJER ABDUL ROHOMON · HAJER

In the matter of HAJEE ABDUL ROHOMON HAJEE
AHMED PATEL, an Insolvent.
On Tuesday, the 2nd day of May instant, an account of the receipts and disbursements of the Official Assignee from the 1st day of May 1910 to the 30th day of April last was filed in the Office of the Registrar in Insolvency, and it was ordered that Tuesday, the 13th day of June next, be appointed for the further hearing of this matter for the purpose of making a dividend.

The Any Creditor or other person interested who may intend to establish or oppose any claim upon the estate of the sand Insolvent may attend and be heard, having given notice to the Chief Clerk three clear days before the day of hearing.

C. E. Geer, Official Assignee.

In the matter of ABDUL GUNNY, an insolvent.

On Tuesday, the 2nd day of May instant, an account of the receipts and disbursements of the Official Assignee from the 1st day of April 1910 to the 3cth day of April last was filed in the office of the Registrar in Insolvency, and it was ordered that Tuesday, the 13th day of June next, be appointed for the further hearing of this matter for the purpose of making a dividend.

Any creditor or other person interested who may intend to establish or oppose any claim upon the estate of the said insolvent may attend and be heard, having given notice to the Chief Clerk three clear days before the day of hearing.

C. E. Grey, Official Assignee.

(713—1)

C. E. GREY, Official Assignee.

In the matter of STANISLAUS MORAN, an Insolvent.

In the matter of STANISLAUS MORAN, an Insolvent.

(Separate Estate)

On Tuesday, the 2nd day of May instant, an account of the receipts and disbursements of the Official Assignee from the 1st day of February 1905 to the 30th day of April last was filed in the Office of the Registrar in Insolvency, and it was ordered that Tuesday, the 13th day of June next, be appointed for the further hearing of this matter for the purpose of making a dividend.

Any creditor or other person interested who may intend to establish or oppose any claim upon the estate of the said insolvent may attend and be heard, having given notice to the Chief Clerk three clear days before the day of hearing.

C. E. Gerr, Official Assignee.

(714—1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER. No. 113 or 1911.

Re Ahsu, residing at No 52, Bentinck Street, and having previous thereto resided at No. 1. Bentinck Lane, and at No. 38, Bentinck Street, all in the town of Calcutta, and carrying on business as a shoemaker under the name, style and firm of Wiley at No. 35-1, Bentinck Street in Calcutta aforesaid, exparts the

ON the 17th day of May 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Ins. Ivency jurisdiction adjudging the abovenamed as an insolvent.

Norn.—All debts due to the estate should be paid to me.

Dated this 23rd day of May 1911.

C. E. GEEY, Official Assignee of Calcutta. (701-1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER.

No. 114 or 1911.

Be John Baltimore Rorey, residing at No. 18, Fordyce's Lane, in the town of Calcutta, Chief Yard Foreman in the Eastern Bengal State Railway, exparte the debtor.

ON the 18th day of May 1911, an order was made by the High Court of Judicature at Fort William in Eengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent

NOTE - All debts due to the estate should be paid to me,

Dated this 23rd day of May 1911.

C. E. GREY, Official Assignee of Calcutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ONDER.

No. 115 or 1911.

Re Nilambar Banerjee, residing at No. 29, Mullunga Lane, in the town of Calcutta, and Ashu Tosh Baner-jee, residing at No. 8, Ram Mohun Dutts Lane, Bhawanipore, in the Municipal town of Calcutta, both carrying on business in co-partnership as traders in hardware under the name, style and firm of Banerjee & Co. at No. 82, Clive Street, in Calcutta aforesaid, exparte the debtor.

ON the 19th day of May 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Norn. - All debts due to the estate should be paid to me.

Dated this 24th day of May 19:1.

C. E. GREY, Official Assignee of Calcutta. (70b - 1)

In the High Court of Judicature at Fort William in Bengal in Insolvency.

No. 184 of 1910.

Re F. E. Jelowitz and others, exparts the debtors.

NOTICE is hereby given that a dividend is intended to be declared in this matter and that the same will be paid at this office on or after the 28th day of June 1911, between the hours of 11 A.M. and 4 P.M. on any week day except Saturday and Sunday.

The like notice in the matter of W. E. G. Garland, exparte the debtor, No. 40 of 19:0.

Dated this 26th day of Msy 1911.

C. E. GERY, Official Assignee of Calcutta. (722-1)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Involvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 95 or 1910.

In the matter of Budhui Mandal, son of late Jamir Mandal, of Ramehandrapur, thana Sonarpur, district 24-Parganas, applicant, debtor.

PURSUANT to a petition dated the 6th December 1910, and on reading the said petition and hearing the pleader for the said applicant on 11th April 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent. The 12th June 1911 is fixed for the creditors to prove their debts.

Dated this the 18th day of May 1911.

T. W. RICHARDSON, District Judge. (677-1-666)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore. INSOLVENCY CASE No. 17 or 1911.

In the matter of Maniraddi Mandal, son of late Jamir Mandal, of Ramchandrapur, thana Sonarpur, district 24-Parganas, applicant, debtor.

PURSUANT to a petition dated the 2nd February 1911, and on reading the said petition and hearing the plender for the said applicant on 11th April 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent. The 12th June 1911 is fixed for the creditors to prove their debts.

Dated this the 18th day of May 1911.

T. W. RICHARDSON, District Judge. (678-1-671)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 84 of 1910.

In the matter of Ghanesham Mandal, son of late Sristidhar Mandal, of Ramakantapur alias Karamanu-raj, thana Magra Hat, district 24-Parganas, applicant- Debtor.

PURSUANT to a petition dated the 1st October 1910, and on reading the said petition and hearing the pleader for the said applicant on 3rd April 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent. The 5th June is fixed for the creditors to prove their debts.

Dated this the 12th day of May 1911.

T. W. RICHARDSON, District Judge (629 - 1 - 677)

In the Court of the District Judge of Bankura.

[Notice under clause 7 of section 16 of the Provincial Insolvency Act, III of 1907.]

INSOLVENCY CASE No. 2 or 1910.

RAMNARAYAN DE, (2) Gobinda Chandra De, (3) Sachi Nandan De, sons of late Hriday Nath De, by caste Tanti, by profession weaver, of Bankura, police-station Fankura, district Fankura, have, by an order of this Court dated the 25th March 1911, been adjudged to be insolvents, and the Nazir of this Court has been appointed Receiver of the insolvents' estate.

R. L. DUTT, District Judge.

(679-1-687) Bankura, the 19th May 1911.

In the Court of the District Judge of Bankura.

[Notice under clause 7 of section 16 of the Provincial Insolvency Act, III of 1907.]

INSOLVENCY CASE No 6 or 1911.

CHINTAHARAN MITRA, son of late Gopal Chandra Mitra, by caste Kaistha, of Digalgram police-station Indas, district Sankura, has, by an order of this Court dated the 5th May 1911, been adjudged to be insolvent, and the Nazir of this Court has been appointed Receiver of the insolvent's estate.

R. L. Durr, District Judge.

Bankura, the 19th May 1911.

(680-1-688)

In the Court of the District Judge of Burdwan.

Notice under clause 7 of section 16 of the Provincial Insolvency Act, III of 1907. INSOLVENCY CASE No. 7 or 1910.

SAKHA-UDDIN MOLLICK, of Biteera, thana Satgachia, district Burdwan, has, by an order of this Court, dated the 24th May 1911, been adjudged as

R. N. Durr, District Judge. Burdwan Judge's Court, the 26th May 1911. (726—1—685)

Order of adjudication under section 16, P. I. Act, III of 1907.

In the Court of the District Judge of Cuttack.

INSOLVENCY PETITION No. 1 or 1911. In the matter of Gopal Mahanti, of Matimandapsahi, town Puri, debtor.

PURSUANT to a petition, dated the 11th February 1911. by Gopal Mahanti, of Matimandapsahi, town Puri, the debtor himself, and on reading the petition and bearing his pleader, Babu Hurry Charan Banerji, it is ordered that the debtor be and the said btor is hereby adjudged insolvent. Dated this 16th day of May 1911.

L. C. ADAMI, Distrie Judge. (*00-1-676)

In the Court of the District Judge of Cuttack.

INSOLVENCY PETITION No. 5 of 1911.

In the matter of Probhu Dayal, debtor, of Choudhury bazar. Cuttack.

WHFRE AS the said Probhu Dayal has applied to this Court by a petition dated the 8th April 1911, to be declared an insolvent under the Provincial Insolvency Act (III of 1907), and the names of the following persons appear in the list of creditors filed by the said debtor, this is to give notice to all his creditors that the Court has fixed the 26 h day of June 1911 for the hearing of the aforesaid petition and the examination of the debtor.

Persons desiring to be represented in the matter should attend in person or by duly instructed pleaders. The particulars of the debts alleged in the petition to be

due are follows :-

Amount of debt. Rs. A. P. 79 0 0

 Haru Sen Datta
 ...
 79

 Ram Lakhan Prosad Phagat
 ...
 522

 Rakhal Chand Bhagat
 ...
 140

 Sankar Mohini Dasi
 ...
 53

 Sukdeb Ram
 ...
 195

 3. 5 Richha Ram 42 33 7. Harideb Ram Prosad 8. Arjun Das Ganesh Das 9. Raghunath Rai Tansuk Rai 0. Trailokyanath Rai 34 150

L. C. ADAMI, District Judge. Office of the District Judge, Cuttack, the 20th May (692-1-674)

200

NOTICE.

In the Court of the District Judge of Darbhanga.

INSOLVENCY CASE No. 6 or 1911.

In the matter of Thako Pradhan, son of Jiban Pradhan, deceased, resident of mauza Bazeedpur, pargana Loam, thana Bahera, district Darbhanga.

NOTICE is hereby given to all concerned that the abovenamed petitioner has applied to this Court to be declared an insolvent, and that his case has been fixed for the 7th June 1911 for hearing.

A. Mullon, District Judge.

District Judge's Office, Laheria Sarai, the 20th May

In the Court of the Deputy Commissioner of Darjeeling.

INSOLVENCY CASE No. 6 or 1911.

Nirsoo Mistry, of Darjeeling, insolvent.

WHEREAS Nirsoo Mistry, of Darjeeling, has applied to this Court to be declared an insolvent, and the same will be heard by the Deputy Commissioner of Darjeeling on the 12th day of June 1911 at his Court.

F. G. E. PIFFARD, for Deputy Commissioner. Darjeeling, the 25th May 1911. (724 - 1 - 673)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Tulsi Das Rajak, son of Jadunath Rajak, of Bashubati, thana Singur, district Hooghly, has been admitted by this Court as No. 41 of 1911, and that the 16th June next has been fixed for the hearing thereof.

T. S. MACPHERSON, District Judge. Chinsura, the 23rd May 1911.

In the Court of the District Judge of Hooghly.

NOTICE is hereby given under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Fuzley Huq Mallik, son of Muktear Mallik, of Ramchandrapur, thana Singur, district Hooghly, has been admitted by this Court as No. 40 of 1911, and that the 10th June has been fixed for the hearing thereof.

T. S. MACPHERSON, District Judge, Chinsura, the 23rd May 1911. (706 - 1 - 680)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Krishna Chandra Pal, son of Rup Chand Pal, of Bashubati, thana Singur, district Hooghly, has been admitted by this Court as No. 42 of 1911, and that the 17th June next Court as No. 42 of 1911, and that the has been fixed for the hearing thereof.

T. S. MACPHERSON, District Judge. Chinsura, the 26th May 1911. (717 - 1 - 681)

In the Court of the District Judge of Hooghly. INSOLVENCY PETITION No. 14 or 1911.

NOTICE is hereby given that James Henry Percy Courtenay, Assistant Station Master, Bengal-Nagpur Railway, Santragatchi, was, on the 18th May 1911, adjudged an insolvent, and the Nazir of this Court has been appointed Receiver of his estate. The 17th June next has been fixed for framing a schedule of debts and creditors. Claimants should prove their claims on that day. debts and creditors. claims on that day.

T. S. MACPHERSON, District Judge. Chinsure, the 26th May 1911. (716-1-686)

In the Court of the District Judge of Jessore.

INSOLVENCY CASE No. 4 or 1911.

NOTICE is hereby given, under section 12 (2) of the Provincial Insolvency Act (Act III of 1907) to his creditors that the Insolvency petition of Azgar Gain, son of late Alom Gain, of Satbaria, police-station Keshobpore in the district of Jessore, has been admitted and that the 5th of June 1911 has been fixed for hearing thereof thereof.

H. C. LIDDELL, District Judge. Jessore, the 20th May 1911. (695-1-676)

NOTICE TO CREDITORS OF THE DATE OF HEARING OF AN INSOLVENCY PETITION.

[Section 12 of the Provincial Insolvency Act, III of 1907.]

DISTRICT MIDNAPORE.

In the Court of the District Judge of Midnapore.

INSOLVENCY PETITION No. 10 or 1911.

INSOLVENCY PETITION No. 10 or 1911.

WHEREAS Beharilal Samanto, of Naranda, pargana Kasijorah, has applied to this Court, by a petition, dated 11th May of 1911, to be declared an Insolvent under the Provincial Insolvency Act, II of 1907, and the following names appear in the list of creditors filed by the aforesaid debtor, this is to give notice that the Court has fixed the 12th day of June 1911, for the hearing of the aforesaid petition and the examination of the debtor. If any one desire to be represented in the matter, should attend in person or by duly instructed pleader. The particulars of the debt alleged in the petition to be due are as follows:—

county of the second of the second		Rs.	A.	P.	
Szimatya Kailas Kumari Debya		174	0	6	
Durga Charan Dey		464	6	0	
Jiban Chandra Samanto		125	0	0	
Kristo Jana	***	65	0	0	
Babu Lal Jana	***	66	0	0	
Srimatya Bhagabati Dasi	***	80	0	0	
Gopinath Samanto	***	48	0	0	
Gopinath Maity	***	42	0	0	
Babu Lal Jana	***	30	0	0	

J. Connes, District Judge.

Midnapore, the 24th May 1911.

(710 - 1 - 684)

In the Court of the District Judge of Muzaffarpur.

INSOLVENCY CASE No. 11 or 1911.

In the matter of Persadu Shah, son of Juggernath Shah, deceased, resident of mauza Janarwa, post office Segauli, district Champaran, petitioner.

NOTICE is hereby given to all concerned that the insolvency petition of the abovenamed petitioner has been admitted by this Court and that the 5th June 1911 has been fixed for the hearing thereof.

W. H. VINCENT, District Judge. Muzaffarpur, the 27th May 1911. (725-1-678)

NOTICE.

In the Court of the District Judge of Nadia. INSOLVENCY CASE No. 14 or 1911.

Petitioner Khetra Nath Ghosh.

Notice is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Khetra Nath Ghosh, of Chhatimtala, police-station Damurhuda, district Nadis, has been admitted by this Court as No. 14 of 1911, and that 17th June 1911 has been fixed for the hearing thereof.

S. C. MALLIE, District Judge. Krishnagar, the 25th May 1911. (715-1-660)

sold total NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 67 or 1911.

Purna Chandra Ghosh, son of late Abhoy Charan Ghosh, of Dhapdhupi, thana Baruipur, district 24 Parganas, applicant. To Ramrakhal Ghosh and Sashibhusan Ghosh, of Dhapdhupi, and others, creditors.

ON the 15th day of May 1911 it was ordered that the matter of the petition of the applicant be heard on the 26th day of June 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge. Alipore, the 1 th May 1911.

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 44 or 1911.

Kamalapat Katari, son of Nanakehand Katari, of Pitambar Sarkar's Lane, Kidderpur, applicant,
To Pursuchand Harskehand, of Calcutta, and others,

ON the 1st day of May 1911, it was ordered that the matter of the petition of the applicant be heard on the 5th day of June 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge.

Alipore, the 15th May 1911.

(654-1-672)

NOTICE.

In the Court of the District Judge of 24 Parganas.

INSOLVENCY CASE No. 46 or 1911.

Nanak Chand Katari, son of late Panna Chand Katari, of Pitambar Sarkar's Lane, Kidderpur, applicant. To Puran Chand Harak Chand, of Calcutta and others,

On the 1st day of May 1911, it was ordered that the matter of the petition of the applicant be heard on the 5th day of June 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge.

Alipore, the 15th May 1911.

(655-1-667)

NOTICE.

In the Court of the District Judge of 24 Parganas.

INSOLVENCY CASE No. 45 or 1911.

Nehalchand Katari, son of Nanakchand Katari, of Pitambar Sarkar's Lane, Kidderpur, applicant. • To Puranchand Harakchand, of Calcutta, and others, creditors.

ON the 1st day of May 1911, it was ordered that the matter of the petition of the applicant be heard on the 5th day of June 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge. Alipore, the 15th May 1911. (656-1-670)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 49 or 1911.

Hiralal Haldar, son of Jogeswar Haldar, of Sehai, thana Budge-Budge, district 24-Parganas, applicant, To (1) Priyanath Biswas. (2) Haricharan Ghosh, (3) Gopal Chandra Das, of district 24-Parganas, creditors.

ON the 15th day of May 1911 it was ordered that the matter of the petition of the applicant be heard on the 19th day of June 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge. (675-1-662) Alipore, the 18th May 1911.

Mary

NOTICE.

In the Court of the District Judge of 24 Parganas.

INSOLVENCY CASE No. 40 or 1911.

Rashbihari Dutta, son of late Hadhanath Dutta, of 2, Kamardanga Road, thana Intally, district 24-Parganas,

Ramardanga Road, thana Intally, district 24-Parganas, applicant.

To (1) Bangsilal Jugalkisore, (2) Balkisen Ram Narayan, (3) Baidyanath Madangopal, (4) Janaram Muraidhar, (6) Brikissen Sitaram, (6) Gangakissen Muralidhar, (7) Sitaram Pairagdas, (8) Sibsanker Giridharilal, (14) Haripada Dutta, (15) Bhupati Charan Mukherji, of Calcutta, (9) Rajendralal Seal Bipini.ihari Seal, (10) Bholanath Dey, (11) Anandaprosad Dey Bholanath Dey, (12) Joynaddi Sheikh, (13) Arjun Chandra Bhar, of Howrah ghat, creditors.

ON the 15th day of May 1911 it was ordered that the matter of the petition of the applicant be heard on the 19th day of June 1911, and that the said applicant do attend to be examined by this Court on that

T. W. RICHARDSON, District Judge.

Alipore, the 19th May 1911. (684-1-668)

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 51 or 1911.

Sheikh Abdul Ali, son of late Sheikh Keamuddin, of Baliaghata, Rajarbagan district 24-Parganas, applicant. To (1) Nrisingh Das, (2) Protap Marwari. (3) Bhagaban Das Surja Prosad, (4) Nutbihari Poddar, (5) Dinanath Poddar, (10) Mabingalal, (11) Sheikh Sakayet, (12) Brojolal Marwari, (13) Prosanna Kumar Dey, all of Calcutta, (6) Sher Khan Rabuli, (7) Muhammad Khan, (8) Choteblal Marwari, (9) Muksud Ali, all of district 24-Parganas, creditors.

ON the 15th day of May 19:1, it was ordered that the matter of the petition of the applicant be heard on the 19th day of June 1911, and that the said appli-cant do attend to be examined by this Court on that

T. W. RICHARDSON, District Judge.

Alipore, the 19th May 1911.

(685-1-664)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 54 or 1911.

Sheikh Hossaine Khansama, son of late Chulan Sheikh, Baliaghata Main Road, district 24-Parganas,

applicant,
To (1) Sreemati Bindubasini Dasi, (2) Shewlal Shah,
(3) Nur Hossain, (4) Badsah Khan Kabuli, (5)
Ananta Chandra Chudhuri, all of district 24Parganas, creditors.

On the 15th day of May 1911, it was ordered that the matter of the petition of the applicant be heard on the 19th day of June 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge.

Alipore, the 19th May 1911.

(686-1-669)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 55 or 1911.

Shaikh Mujibar Rahaman, son of late Shaikh Nader, of 15, Mominpur Lane, thana Ekbalpur, district 24-Pavganas, applicant. To Someri Tewari, of Calcutta, and others, creditors.

ON the 15th day of May 1911, it was ordered that the matter of the petition of the applicant be heard on the 19th day of June 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge

Alipore, the 19th May 1911.

(687-1-668)

In the Court of the District Judge of Sonthal Parganas, Dumka.

INSOLVENCY PETITION No. 1 or 1911.

In the matter of the application of Bhola Nath Sen and Gul Behari Sen of Nunihat, talua Kendua, pargana Handwe, subdivision Dumka, district

pargana Handwe, subdivision Dumka, district Sonthal Parganas.

NOTICE is hereby given to all concerned that the abovenamed applicants have applied to this Court to be declared insolvents under the Provincial Insolvency Act, III of 1907, and that their case has been fixed for the 8th June 1911 for hearing.

H. ALLANSON,

District Judge, Sonthal Parganas Dumka, the 22nd May 191:. (484-1-6 (484 - 1 - 683)

DABENDRA NATH KUMAR, B.L., intends to be enrolled as a Vakil of the High Court, Calcutta.
(549-4-506)

HARIPADA CHATTERJEE intends to be en-rolled as a Vakil of the High Court, Calcutta. (691-4-508)

HARLNDRA LAL ROY, B.L., intends to be enrolled as a Vakil of the High Cours, Calcutta. (610-4-

INDU BHUSHAN RAY, B.L., intends to enrolled as a Vakil of the High Court, Calcutta.

(691-4-606) intends to be

JITENDRANATH MOOKERJEE, BL., intends to be enrolled as a Vakil, High Court

JNANENDRA MOHAN GHOSE intends to be enrolled as a Vakil of the High Court, Calcutta. (649 - 4 - 542)

P. L DUTT, B.L., intends to be enrolled as a Vakil of the High Court Calcutta.

SAHAYRAM BOSE, M.A., BL., intends to be enrolled as a Vakil of the High Court, Calcutta.

(672-4-642)

NOTICE.

WANTED at once a good clerk for the office of the Principal, Bengal Veterinary College at Belgachia. The candidate must be a good typist and have experience of Government office business. None need apply who has not passed the First Examination in Arts. Salary Bs 25 rising to Rs. 49 by annual increments of Rs. 3. Applications will be received by the undersigned up to the 7th June 1911.

E. H. BRAND, Assistant Principal,

In charge Bengal Veterinary College. Belgachia, the 26th May 1911.

Wanted

AT once an experienced man for the post of Head Clerk and Accountant of the District Board Office, Champaran, on Rs. 75-5-100. None need apply who has not passed the fourth grade

Accountantship examination and has no previous experience of District Board works.

Applications in candidate's own handwriting, stating age and qualifications with copies of testimonials will be received up to 4th June 1911.

H. L. Khastoir, Vice-Chairman, District Board, Champaran. Motihari, the 20th May 1911. (698—2)

A PPLICATIONS are invited for the following

A PPLICATIONS at posts:

2 temporary Surveyors on a consolidated salary of Rs. 55 each.

1 Sub-overseer on Rs. 30, plus Rs. 15 horse allowance. None need apply who is not qualified under the Bengal Local Self-Government Act.

Applications will be received up to the 5th June 1991, by

E. G. Barton, District Engineer.

E. G. BARTON, District Engineer. Laheriasarai, the 18th May 1911. (0:00-2) (000-2)

Notice

Is hereby given to the public that in pursuance of a resolution passed at an extraordinary general meeting of the shareholders of the K. P. Ghose Property Improvement Association, Limited, on the 19th May Improvement Association, Limited, on the 19th May instant, the said Company have gone into voluntary liquidation, and Babus Narendra Krishna Ghose, Surendra Krishna Ghose, Surendra Krishna Ghose, Satindra Krishna Ghose and Amarendra Krishna Ghose have been appointed joint liquidators to wind up the affairs of the said Company. All debts due to the Company are to be paid to the said ions liquidators. joint liquidators.

> KUMUD NATH GANGULL, Attorney for the joint liquidators.

4, Hastings Street, Calcutta. the 27th May 1911.

NOTICE.

No. 3586.

EALED TENDERS for the supply by contract from 1st July 1911 to 31st March 1912 of Welsh unscreened steam coal of the estimated quantities specified below at the ports mentioned will be received by the Director of the Royal Indian Marine at his office in the R. 1. M. Dockyard, Bombay, up to gunfire 12 noon (Standard time) on Thursday, the 15th June 1811, after which hour no tender will be received:—

Estimated quantity.

Tons. 500 Colombo Karachi *** Rangoon 3 - CA - ... 2,500

2. It will not be necessary for tenderers to tender for all ports, but for such port or ports as they may

for all ports, but for such port or ports as they may desire.

3. Tenders must be accompanied by a Bank of Bombay receipt for the amount to be deposited or by Government loan paper, which is not to be endorsed to any Government officer, but to stand in the name of the owner, interest being made payable at the Bombay Treasury. Tenders must be sent by registered post; if forwarded in any other way they will not be received. Informal tenders will be rejected and no reason will be assigned for the rejection of any tender. The Director of the Royal Indian Marine does not bind himself to accept the lowest or any tender.

4. Any tender containing a conditional clause con-

accept the lowest or any tender.

4. Any tender containing a conditional clause contrary to these requirements, or making stipulations not provided for either in this notice or the printed tender and schedule forms, will be summarily rejected.

5. Printed tender forms and any other information in connection with this contract can be obtained at this office, and the forms can also be had from the Deputy Director of the Royal Indian Marine, Calcutta; Port Officer, Karachi; and from the Principal Port Officer, Burma, Rangoon.

6. Each tender is to be superscribed "Tender for

Each tender is to be superscribed "Tender for supply of Welsh coal."

WALTER LUMSDEN,

Director of the Royal Indian Marine.

Royal Indian Marine Dockyard, Bombay, the 24th May 1911.

TENDERS are invited for the crection of a large building in cettah, designed by H. Crouch, Esq., F.B.L.B.A., Consulting Architect to the Government of Bengal. Drawings, bills of quantities, and specifications may be seen in the Engineer's Office. Bricks have been prepared and will be delivered on site of works at cost wice.

works at cost price.

Scaled tenders will be received by the undersigned up to 15th June 1911.

MANAGER, BETTIAH RAJ.

Under the Court of Wards.

Bettiah, the 24th May 1911.

(720-2)

Notice to Creditors.

In the goods of William George Probyn, deceased.

PURSUANT to sections 320 of Act X of 1865 and 42 of Act XXVIIII of 1866, all persons having daims against the estate of the abovenamed deceased, who died on the 31st day of December 1910 at 5, Collingham Road, London, S. W., and to whose estate Letters of Administration with copy of the William Codicils have been granted by the High Court of Judicature at Fort William in Pengal to John Henderson Gray, are hereby required to send full particulars of their claims, a statement of their acct ants and the nature of the securities (if any) held by them to us, the undersigned, as Solicitors to the said John Henderson Gray on or before the 12th day of June 1911, after which date no claims will be admitted and the assets of the estate will be distributed.

Dated this 11th day of May 1911.

Sanderson & Co.,

SANDERSON & Co.,

Poyal Insurance Buildings, Dalhousie Square, Calcutts, Solicitors to the said John Henderson Gray. (626--3-533)

Currency Notes.

THE following Currency Note of the Calcutta Circle is stated to have been destroyed, and payment of its value has been claimed by the person whose name is placed against the number. Any other person claiming a right to it is warned to communicate at once with the undersigned:—

Notes wholly destroyed.

Value.

Rs

W 688 of

Munshi Nooruddia Sirear, Pachapukar, Darwani, P. O. Rengpur. Ya 15271 100 Munshi

Name of claimant.

M. A. HAPEEZ.

for Assistant Comptroller-General, in charge Paper Currency.

Paper Currency Department, the 4th May 1911.

Currency Notes.

THE following Currency Note of the Calcutta Circle is stated to have been destroyed, and payment of its value has been claimed by the person whose name is placed against the numbers. Any other person claiming a right to it is warned to communicate at once with the undersigned—

Notes wholly destroyed.

Register No.

No. of Value. Name of claiment. Rs.

re V2 by enach familie and fi

W of 1911-12. Ya 84039 100 Babu Sarbananda Das, Moulvibazar, Sylhet.

M. A. HAPPEZ,

for Assistant Comptroller-General,

in charge Paper Currency.

Paper Currency Department, Calcutta, the 11th May

The Motihari Co-operative Stores, Limited, under liquidation.

NOTICE is hereby given that the notice issued to the shareholders on the 19th and 29th ultimo about distribution of assets is hereby cancelled, and this fresh notice is given that a general meeting of the Company will be held in the h-use of Babu Gawri Sh-nker Prosad Sah, the Banker and one of the Honorary Liquidators of the Company, at Metihari, in the district of Champaran, on Saturday, the 1st July 1911, at 5 P.M., to transact the following business:—

To lay before the shareholders the final detailed account of the Company as made up by the Honorary Liquidators, showing the manner in which the winding up has been conducted and the property disposed of.

The presence of the shareholders is solicited.

G. N. Boss, one of the Honorary Liquidators. Motibari, the 20th May 1911. (7.9-1 689)

The Commissioners for the Port of Calcutta.

THE Colcutta Port Trust Debenture Loan (44 per cent.) of 1881 for Rs. 16 lakhs is repayable on the 13th July 1911, from which date all interest on the said loan will cease. Holders of debentures of this loan should present their debentures at the Bank of Bengal, Public Debt Office, for examination two weeks before the date of maturity with the following endorsement on the bank of each debenture:—

"Received payment in full of all demands for principal and interest due hereon."

(Signature of holder.) By order,

H. J. HILARY, Secretary.

Dated the 18th May 1911.

(664-6)

POST OFFICE.

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C. H. STUART.

Presidency Postmaster.

nd Catarths. the 19th May test.

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PARTS I. II and III of a Descriptive Catalogue of the Sanskrit Manuscripts in the Library of the Calcutta Sanskrit College, prepared by Pandit Hrishikesh Sastri and Babu Siva Chandra Gui, M.A., B.L., of that College are offered to the public for sale. The Catalogue having to be completed in 28 parts, the price of each part is 12 annas a copy, exclusive of postage. Copies can be obtained from the Principal of the Sanskrit College, Calcutta.

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SULPHATE OF CINCHONIDINE

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THESE articles are guaranteed to be free from wilful admixture with other Cinchona alkaloids. Quinine can be purchased by Government officers, District and Local Boards. It can also be purchased by Missionaries for bona fide public purposes. Otherwise it is not sold to private persons or firms. Cinchonidiue is for sale to Government officers and to dealers. Both Quinine and Cinchonidine are to: sale for each only and may be obtained from the Superintendent, Royal Botanic Garden, Sibpur, near Calcutts. The rates for both drugs from 1st April 1911 are as follows:—

Sulphate of Quinine.

For quantities of not less than 6 lbs. in one delivery 8 8 per lb. For any less quantity than 6 lbs. in one delivery 11 8 per lb.

Sulphate of Cinchonidine.

The I

For quantities of not less than 6 lbs. in one delivery 8 per lb. For any less quantity than 6 lbs. is one delivery 11 per lb. Quinine is sold in 1 oz., ½ lb., ½ lb. 1 lb. and 4 lb. tins. Cinchonidine is sold in ½ lb., ½ lb. and 1 lb tins.

Carriage or postage is in addition to the above prices in ever

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CINCHONA FEBRIFUGE can be purchased for each only by Government officers and the general public from the Superintendent, Koyal Botanic Garden, Calcutta.

The rates from 1st April 1911 are—

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- Administration Report of the Indian Telegraph Department for 1909-10. Foolscap. Paper cover. 8a. or 9d. (2a.)
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- Prices and Wages in India, 27th issue. Foolscap.
 Board. Rs. 2 or 8s. (6s.)

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 India for the months of July and August
 1910. Nos. 4 and 5. Royal 8vo. Stitched, 8s. or
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- Variations in Indian Price Levels from 1861 to 1909 expressed in Index Numbers. Poolscap. Limp. 12a. or 1s. (2a.)

- Statistics of Cotton Spinning and weaving in the Indian Mills in September 1910.

 Royal 8vo. Stitched. 2a. or 2d. (1a.)
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- tistics of British India for 1908-09 and preceding years, Part IV (a); Finance and Revenue including Statistics relating to Coinage, Paper Currency, Public Debt. etc. Third issue, 1910. Foolscap. Board. Re. I or 1s. 6d. (4a.) Statistics
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- Accounts relating to the Trade carried by Rail and River in India in the quarter ending June 1910 compared with the corresponding periods of the years 1908 and 1909. No. 1 of 1910-11. Foolscap. Paper cover. Sa. or 9d. (4a.)
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- Tariff Schedules, 1911. Royal 8vo. Paper cover. 6a.
- Catalogue of Indian Manufactures. Royal Syo. Paper cover. 4a. or 5d. (2a.)
- Annual Statement of the Sea-borne Trade and Navigation of British India, with the British Empire and Foreign Countries in the year ending March 31, 1910, and the four preceding years, to which are appended the accounts of the Trade of Aden and of the French and Portuguese Possessions in India. Forty-fourth issue. Vol. II, 1909-10, Saper Royal, Board, Rs. 3 or 4s. 6d. (Re. 1.)
- Accounts relating to the Trade carried by Rail and River in India in the quarter ending September 1910 compared with the corresponding periods of the years 1808 and 1909. No. 2 of 1910-11. Foolscap. Paper cover. Sq. or 9d. (4a.)
- Note on the production of Coffee in India. in the year 1-09-10 (4.e., lat July 1909 to 30th June 1915). Footscap. Paper cover. 4a. or 5d. (1a.)

DEPARTMENT OF REVENUE AND AGRICULTURE.

- A Note on the Preservation of Bamboos from the attacks of the Bamboo Beetle or "Shortborer." Forest Pamphlet No. 15 (Forest Zoology Series), by E. P. Stebbing. 7a. or 84, (2a.)
- Jacquot. Translated by C. E. C. Fischer. Royal 8vo. Cloth. As. 14 or 1s. 8d. (5a.)

- Classified List of Forest Officers of the Imperial and Provincial Services in the Bengal, Madras and Bombay Presidencies in July 1910. Royal Svo. Board. Re. 1 or 1s. 6d. (4a.)
- The Indian Forest Records. The Sylviculture of Barqwickia binata (Anjan). by D. O. Witt, Brq. Notes on Sandal (Germination and Growth of Seedlings), by Rao Sahib M. Rama Rao. Royal 8vo. Paper cover Rs. 3-4 or 5s. (4a.)
- The Indian Forest Memoirs, Vol. I, Forest Zoology Series, Part III—A note on the Lac Insect (Tachardia Lacca): its Life History, Propagation and Collection, by E. P. Stebbing, Esq. Paper cover. Super Royal 4to, Re. 1 or 1s. 6d. (3a.)
- Progress Report of Forest Administration in the Andamans for 1909-10. Foolscap. Paper cover. As. 8 or 9d. (2a.)
- Progress Report of the Imperial Forest Research Institute for 1909-10, Board, Foolscap. As. 7 or 8d, (2a.)
- A Forest Flora of Chota Nagpur including Gangpur and the Santal Parganas, by H. H. Haines, Esq. Super Royal 16mo. Cloth. Rs. 9 or 13s. 6d. (5a.)
- Imperial Forest College, Dehra Dun, Calendar, August 1910. Royal 8vo. Paper cover. 10a. or 1s. (2a.)
- Records of the Botanical Survey of India, Volume V, No. 1. Catalogue of nonherbaceous phanerogams cultivated in the Royal Botanic Garden, Calcutta, Part I (Numerical List), by Major A. T. Gage, I.M.S. Royal 8vo. Paper, Re, 1-6 or 2s. (2a.)
- Forest Bulletin' No. 1, 1911.—Note on Calorimetric Tests of some Indian woods by Puran Singh, F.O.S., etc. Super Royal 8vo. Paper cover. 2a. or 2d. (la.)
- List of Officers in the Department of Revenue and Agriculture, Government of India, and in the Departments under its administrative control, corrected to 1st January 1911. Royal 8vo. Board. 8a. or 9d. (3a.)
- Classified List of Forest Officers of the Imperial and Provincial Services in the Bengal, Madras and Bombay Presidencies on 1st January 1911. Royal Svo. Board, Re. 1 or 1s. 6d. (4a.)

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ACCOUNTANT-GENERAL, BENGAL.

History of Services of Gazetted and other Officers serving under the Government of Bengal, corrected to 1st July 1910, Part I. Royal Svo. Board. Rs. 2 or 3s. (8s.) Part II. Rs. 2 or 3s. (6s.) Complete, Rs. 4 or 6s. (14s.)

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page for Page and Mile

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List of new books and periodicals for sale at the Library of the Asiatic Society of Bengal, 57, Park Street, Calcutta.

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Journal and Proceedings, Vol. V. Extra No. 1909. Grammar of the Kanawari Language at Rs. 3.
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Mabani-i-Lughat. By Dr. E. Denison-Ross, at Re. 1-3.

List of Publications issued by the Meteorological Department from 1st October 1910 to 31st March 1911.

Monthly Weather Review from July to November 1910. (Illustrated by 17 plates.) Quarto. Paper cover,

Annual Summary of Monthly Weather Review, 1909. (Illustrated by 6 plates.) Quarto. Paper cover.

List of Publications issued by the Meteorological Department during the current Quarter.

Monthly Weather Review for December 1910. (Illustrated by 7 plates.) Quarto. Paper cover. Re. 1. Monthly Weather Review for January 1911. (Illustrated by 7 plates) Quarto. Paper cover. Re. 1.

List of new books published by the Geological Survey of India during the week ending 20th May 1911.

Memoirs of the Geological Survey of India, Volume XXXV, Part 4. G. H. Tipper, M.A., F.G.S. Geological Survey of India. Re. 1.

Records of the Geological Survey of India. Volume XLL Part I. Director, Geological rivey of India. Re. 1.

List of Publications issued by the Reporter on Economic Froducts during the two quarters from October 1910 to March 1911.

^{1.} Index (Agricultural Ledger No. 8, 1908-09, Vol. XV), pages 147-168. Price Re. 1-6.

Literature on the Races of Rice in India, First Half A—K (Agricultural Ledger No. 1, 1910, Vol. XVI), pages 1-334. Price As 12.
 Literature on the Races of Rice in I dia, Second Half L—Z, and Appendices (Agricultural Ledger No. 1, 1910. Vol. XVI), pages 335-594. Price As. 10.

^{4. (1)} Bat and Bird Guanos in India.

⁽²⁾ diple Frogs in India.

⁽Agricultural Ledger Nos. ! and 2, 1911, Vol. XVII, pages 1-5). Price A. 1

^{5.} The Soy Bean in India (Agricultura: Ledger No. 3, Vol. XVII), pages 17.33. Price As. 2.



The Calcutta Gazette.

WEDNESDAY, JUNE 7, 1911.

PART II.

Adbertisements.

N.B.—Advertisements, Notices, &c., intended for insertion in this Part of the "Gazette" cannot be received after Noon on Monday.]

LAND SALE NOTICES.

Notice of Sale.

NOTICE is hereby given, under sections 6 and 13 of Act XI of 1859, that the undermentioned estates or shares of estates in the district of the 24-Parganas, will be put up for sale at the office of the Collector of that district on the 26th June 1911 at 12 noon for arrears of revenue and other demands, which by law are realizable as arrears of land revenue, which in columns 6, 8 and 10 of the appended statement it is stated that only a share is to be sold, it is to be understood that separate account is kept for that share or shares are excluded from sale:—

Consecutive num-	Tauzi No.	Name of pargana and mahal.	Sadar jama of the whole estate.	Whether whole estate is to be sold.	If only a share is to be sold, the specification of such share.		Names of the propries to be sold, the sadar jama of such share.		be sold, the	If only a share is to be sold, the arrears due from it.	
1	2	3		8	6		7	8	9	10	
170	V S		Rs. A. P.		7.00	TO THE REAL PROPERTY.		Rs. A. P.	Rs. A. P.	Rs. A. P.	
1	10	Chetla and others, pargana Magura.	809 7 0	Whole			Tarakumar Roy Chowdhry and others.		11 0 6		
2	R. S.	Kharibere and others, pargana Magura.	4,078 2 0		3 annas share		Kali Sahay Roy Chowdhry and others.	3,312 3 8		399 13 111	
8	100 R. S.	Sonadanga, par- gana Magura.	884 11 10	•••••	13a. 6g. 2k. 2kt. share		Kumwd Krishna Mondle and others.	737 4 6		53 0 0	
	346 R. S.	Santoshbati and others, pargana Balia.	5,531 0 9		9a. 3g. 3k. 1 kt. share	· · · · ·	Sarat Kumari Dassee and Kumud Kri shna Mondle and others.	8,174 13 1		204 3 7	
5	401-7	Hudaramkrishna- pur and others, pargana Azima- bad.	8,941 9 7		1a, 2g, 2k, share		Radhabenode and Ram Lai Mondle and Haridas Chatterjee, manager, Bawali Ward's estates.	628 11 32		601	
6	2167 R.S.	Parpalna parga- na Ukhra.	6,715 1 10		2a. 16g. share		Harendra Krishna De Ohowdhry and others.	1.178 14 12		5 5 21	
7	2167-1	Ditto	6,715 1 10		4a, 16g, share		Devendra Nath Ballav and Upendra Nath Shaw.	2,015 2 62		9 7 32	
8	1866	Lot No. 27, Radhakantapur, pargana Sunder- ban.	712 0 0	Whole	-	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	Monindra Nath Ban- nerjee and others.		222 4 0		

Alipur, the 15th May 1911.

K. F. HAQ, for Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13. Act XI of 1859, that the undermentioned estates and shares of estates in the district of Midnapore will be put up for sale at the office of the Collector of that district on the 26th June 1911 at 12 o'clock for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauxi No.	Name of mahal and pargans.	Sadar jama of whole estate,	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold,	If only a share is to be sold, the sadar jams of such share.	If the whole estate is to be sold, the arrears due from it.	If only a estate is to be sold, the arrears due from it,
1		8	4		6	7	•	9
512	Mahal Palgerha, ph. Batitaki.	Rs. A. P. 630 1 7	Entire		Jotindra Nath Bose, common manager on behalf of Kedar Nath, Dino Nath and	Rs. A. P.	Rs. A. P. 248 9 8	Rs. A. P.
1030	M. Uttar Usutpur, ph. Kasijora.	3,473 9 7	- F	S. A. No. VIII: 8 annas share of mauza Usutpur uttar will be sold. All other shares than that specified will be excluded from the sale.	Jogendra Nath Pal. Rajkrishna De	640 0 0	•••	205 1 0
1084	M. Binagolsa, ph. Kasijora kismat.	691 12 8	Entire	-	Pulin Behari De		321 6 10	-
1066	M. Palsya uttar, ph. Kasijora kismat.	2,089 1 2 (including police.)		S. A. No. I— The following mauzas will be sold— Belda	Damudar DasiBarman	1,042 1 8 (including police.)		488 2 2 (including police.)
1307	M. Rerhipur, ph. Khatnagar.	724 12 7	261 - 18	Residuary share fexcluding S. A. No. I. The following manzas will be sold:	Srimatya Giribala Dasi, mother and guardian of Gouri Sankar Roy, minor, and 4 others.	578 9 2		29 12 6
				All other shares than that specified will be excluded from the sale.				
1466	Mahal Barbansi, ph. Khandar.	19,085 13 3	******	Residuary share excluding S. A. Nos. 1, 2, 5 to 20 and 22 to 30. The following mauzas will be sold—	Krishna Chandra Das Prohoraj Mohapatra and 21 others.	13,293 3 0	eta de	160 13 8
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			10	Bharat chak				\
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uzi o.	Name of mahal and pargans.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be old,	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, th arrears du from it.
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				Saneoajpur					
				Syam bar 0 0 0 Tafrik 0 6 2 2 Taladiha 9 0 0 0 Turia chak 5 6 3 2 Teghori 9 6 2 2 Teghori 9 6 2 2 Udoyrambarh 5 6 2 2 All other shares than that specified will be		111.			
2263	Mahal Palpara, ph. Sabang.	788 8 6	Entire	excluded from sale.	Choudhory Moheswar Masanta and another.	-	843 7 0	-	

Midnapore, the 20th May 1911.

M. SINGH, for Collector, Midnapore.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in district of Hooghly will be put up for sale at the office of the Collector of that district on the 26th June 1911 at 12 m for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separa account is kept for that share.

Tauxi No.	Name of mahal and pargana.	Sadar jama of whole estate,	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only share is be sold, t arrears d from it
1	9	3	. 4	6,	6	7	8	9
4082	Kalupukur, pargana Jehanabad.	Rs. A. P. 13,576 1 1	Nii	Besiduary share consisting of 2a. 13g. lo. 1kt. share of the estate.	Uma Charan Rai and nine others.	Rs. A. P. 2,258 9 5	Rs. A. P. Nil	Rs. A. 468 15

The 15th May 1911.

J. LANG, Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in district of Nadia will be put up for sale at the office of the Collector of that district on the 27th June 1911 at 12 o'clock arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate of the columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate of the columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate of the columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate of the columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate of the columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate of the columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate of the columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate of the columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate of the columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate of the columns of

account is kept for that share :-

Tauri number,	Name of mahal and pargana,	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only share is be sold, arrears from it
1	•	3			6	7	8	9
208	Gaza Nabupur, ph. Gazanabipur.	Rs. A. P. 3,219 4 6	The state of	Rs. 208 5a. 7g. \$\frac{1}{2}k. 5d. 10j Other share 10a. 11g. 3\frac{1}{2}\frac{1}{2}k. is excluded from the sale.	Elahi Bux Khan and others.	Re. A. P. 1,001 10 9	Re. A. P.	Rs; 4

Krishnagar, the 5th June 1911.

M. C. MCALPIN, Collector.

Notification B.

NOTICE is hereby given, under sections 5 and 13. Act XI of 1859, that, unless the arrears mentioned below are paid on or before the next latest date of payment, viz., the 28th June 1911, the undermentioned estates or shares of estates in the district of Midnapore will be put up for sale at the office of the Collector of that district on the 26th September 1911 at 12 o'clock for the said arrears.

When in colums 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share, and that the other share or shares in the estate are excluded from the sale:—

fauni No.	Name of mahal of whole esta		Sadar jama of whole estate. Whether the whole estate is to be sold, specification of such share or shares.		Names of pro- prietors of property to be sold.	If only a share is to be sold, the sadar jama of such snare.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears du- from it,	Nature and amount of demand for which to be sold.		
1		3		Esta rela Pennes est a estacetura estacetura en	o direct	VIII.	8	p	10		
		Rs. A.	onderson a	or of support stories of	of the later of th	Rs A. P.	Rs. A. P.	Rs. A. P.	Rs. A.P.		
2780	Mauza Ban- darboni, ph. Kolyanpur,	908 12	Ratire	e of the section of the section	Sital Moni Dasl.	T arms a	1,886 1 10		Rent, Rs. 1,886-1-10— January 1908 154 5 : March 210 7 : June 49 1		
	tenure No.		d or some	The second second second	lo san bahid a sanar mala	Street of the			September , 35 1 1 3 3 1 1 3 3 1 1 3 3 1 1 3 3 1 1 3 3 1 3 3 1 3		
	* *	mani dan eka	e do ma qu	ne marini of Ameri	Arthumania Arthumana	laste metrolis L	No analysis	-04-140-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	March 423 10 June 98 13 September 70 9 January 1911 310 10 March 423 10		
									1,886 1 1		

Midnapore, the 1st June 1911.

MODESHWARA SINGH, for Collector.

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Jharia Branch of the East Indian Railway, in the district of Manbhum, will be put up to sale at 8 o'clock on Monday, the 19th June 1911, at Dhanbaid Inspection Bungalow:--

The purchasers of the several plots of land will be subject to the following conditions:-

1st.—The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the railway boundary, or to plough the land nearer than three feet from the same.

and .- If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.

3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

4th.-The plots of land will be sold revenue-free to the highest bidders.

5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Board confirming the sale.

Name of district.	Pargama and manua.	land is situate.	Situated on which side of the	n which de of the		TAS SALE FROM BACH		Commence- ment and termination of lot.	Boundary of lot.
			ruilway.	В. к. с.	Acres.	Reasons for exclusion.	A. R. P.	Si rout	Numerical Companies
Manbhum	Mauza Godhur, pargana Jheria.	28th mile of the Jherinex- tension.	North	18 16 14 DR 710	4.26			Commences at chaininge 14'33 and terminates at chaininge 14'38,	North and West-By the waste und of village Godhur. East-By the waste land of village Godhur and East Indian Eallwa
		100 mm 13	20, 10 3 60 80 25 80 81	. 0. 0. 0				in the same	South—By the East India Railway land,

Purulia, the 1st May 1911.

M. N. MUKHERJI, Land Acquisition Deputy Collector, Manbhum.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estate, situate in the district of Hooghly, will be put up to sale at the Hooghly Collectorate on the 26th of June 1911, corresponding with 11th of Asar 1318 B.S.

Conditions of sale.

- 1st.—The estate to be sold to the highest bidder above the upset price, which will be fixed by the Collector at the time of sale. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.
- 2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.
- 3rd .- If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
- 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

List of petty Government estates of Sadar Subdivision of the district of Hooghly to be sold on the 26th March 1911.

Tauzi No.	Name of estate, thana or pargana.	Approximate area in acres.	Government revenue.	REMARKS.
	Property and a second district of	A. B. P.	Rs. A.	
4071	Musuria, thana Balagore	0 0 191	4 13	
4626	Toregram, , Pandua	1 1 10	90 12	- Junyour manage

Chinsura, the 23rd May 1911.

J. N. BANERJEE, Deputy Collector.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situate in the district of Hooghly will be put up to sale at the Howrah Collectorate on the 12th July 1911, corresponding with 27th Assar 1318 B. S.

The purchasers will be subject to the following conditions of sale :-

Conditions of Sale.

- ist.—The estate to be sold to the highest bidder above the upset price which will be fixed by the Collector at the time of sale. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed
- entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

 2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in forcel: and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

 3rā.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid at once.

 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by the noon of the 15th day after the sale, reckoning the day of sale as one, or, if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number on the district roll.	Name of estate a	Ар	proxi	Government revenue assessed.					
4960 4964 4969	Bankra Bargachia Bhupaupur	= =	B. K. 0 2 0 6 11 15	CH. 4 6 15	8Q. F1 12 0 6	or '0353 acre or '1625 acre or 3.89 acres	1	2 14	P. 0 0 0
4962 4973	Patihal Makardah		0 1	6	35 16	or '0272 acre or '0276 acre	0	11	0

TANKER SO NEAR S FORM No 11. THE SELT SO TELLINITYS

Abstract of the Estates Partition Fund of the Patna district for the year 1910-11, as required by section 42, Act V (B.C.) of 1897.

Marin Salah Baran Baran Baran Baran Baran Baran Baran Baran Baran Baran Baran Baran Baran Baran Baran Baran Bar Baran Baran Baran Baran Baran Baran Baran Baran Baran Baran Baran Baran Baran Baran Baran Baran Baran Baran Ba		37	Rs.	A.	P.
Balance at credit of the fund on 1st A	April 1910	eta 4.	8,233		
Receipts during the year 1910-11		10.10n.	5,790	8	9
The state of the s	Total		14,023	12	- 8
Disbursements during the year			10,473	15	6
Balance at credit of the fund on	31st March	1911	3,549	13	2

BANKIPUR, the 30th May 1911. MUKUNDA DEB MUKHARJI, Offy. Collector of Patna. (741-1)

APPENDIX A.

(Instructions 97 and 120.)

Abstract of the Estates Partition Fund of district Muzaffarpur for the year 1910-11, prepared as required by section 42, Act V (B.C.) of 1897.

		Rs.	A.	P.	
Balance at credit of the fund on 1st Ap	ril 1910	 30,067		8	
Receipts for the year		 26,927	11	3	
	Total	 56,995	3	11	
Disbursements during the year		 16,333	2	0	
Balance at credit on 31st March 1911		 40,662	1	11	
		-		-	

MUZAFFARFUR, the 1st June 1911. F. F. LYALL, Collector. (762-1)

FORM II.

(Instruction 97.)

Abstract of the Estates Partition Fund of District Saran for the year 1910-11 prepared as required by section 42, Act V (B.C.) of 1897.

Balance at credit of the fund on 1st A Receipts for the year	pril 1910	—9, 18,			7 9*
Margara and a specimental property of		9,4	180	6	2
Disbursements during the year Balance at credit on 31st March 1911 Exclude cash balance on account of o (Rs. 65-11-10—Rs 61-10-1) Balance on 31st March 1911	 Id disposed of 	14,5 5,3 cases	96	8	11

S. N. GHOSE, for Collector. (760-1)

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL.

for the week ending 30th May 1911.

LIABILITIES.	A CONTROL OF THE PROPERTY OF T	ASSETS
Capital paid up	1,75,00,000 0 0 Other auth Loans on Securitie Accounts of Bills disco 6,95,080 11 9 Balances w	Rs. A. P. nt Securities 2,92,74,405 0 0 horized Investments 05,50,618 0 0 Government and other authorized
Sundries	23,17,8t8 2 11 Bullion Dead Stool Stamps Sundries	k 22,07,442 8 5 13,257 7 7 7 76,542 8 9
	at Head	rrency Notes 7,06,50,088 15 1
(1-1-1)	22,23,10,057 12 4 * Includes Sovs. & ½ Sovs., value Rs. † Do. do. do. ,,	Rupees 22,28,10,057 12 4 1,53,860 0 0 4,87,140 0 0
	Rate for Demand Loars, 5 per cen	6,40,500 0 0 By order of the Directors,
BANK OF BENGAL, Calcutta, the 1st June 1911.	Percentage 38-22. C. M. BASTIN, Chief Ac	N. H. Y. WARREN, Countant, Offg. Secretary and Treasurer, (743-1)

SALE NOTIFICATION.

In the Court of the Subordinate Judge. First Court, Saran.

PRESENT:

Rai Prayag Nath Bahadur.

EXECUTION CASE No. 84 or 1911.

Babu Ram Lagun Sinha and others, decree-holders, versus Babu Raj Rajeshri Kumar Sinha and others, judgment-debtors.

NOTICE is hereby given that the undermentioned estate as per schedule given below bearing tauzi numbers and the extent of the judgment-debtors' share and other necessary information given against each number belonging to the aforesaid judgment-debtors will be sold on the 7th day of August 1911, at 10 A.M., at Chapra by the Nazir of the District Judge's Court, Saran, for the realization of the decretal dues amounting to Ps. 7,287-13-6 in the above case: in the above case :-

Serial number.	Name of mehal with pargana.	Name of mauza.	Extent of the judgment- debtor's share.	Amount of Government revenue.	Approxi- mate value.	Num- ber of khata.
					11122 200	
Met Street		.II Math	11-4-2-114	what the months	ni t. Angli John	
Mariae II		ar it D at II Deah	Annas.	Rs. A. P. 2,282 11 3	Rs.	000
1	Mahal Amnur Madar, par-	Mauza Hardia, Parsotim Hal Pach- bhaya, pargana Maker	Section 10	2,282 11 3	300	222
	gana Maker, tausi No. 3305,	All read and and animal and a		The Party	100,763	Asht.
Marine I	Khata of Raj-	Section 1984 10 for AER 4 78 Person	HER THE STREET		W. M. 2-225	COMPA
	eshwari Kumar,			Constitution and the says	Co. Francisco	1456
	No. 822.	M Colomore paragra Maker	8	2.282 11 3	300	
2	Ditto	Mauza Salempore, pargana Maker Ibrahimpore, pargana Maker	8 0	2,282 11 3	300	
3	Ditto	Akilpore, pargana Maker	8	2,282 11 3	400	
5	Table .	Hardia Parsotim Hal Pachbhaya,		2,282 11 3	300	THE SAME
	Ditto	pargana Maker.	- The start			art to
6	Ditto 0	Mauza Rampore Jagdis, pargana	8	2,282 11 3	150	CV=VIII
		Maker.	10	1 005 0 10	100	
7	Mahal Amnur		16	1,865 8 10	400	STATUS N
	Madar, pargana	TR. 19	2807 9223	MATTER WATER	THE PARTY OF	
	Maker, tauzi No. 3308.	hi ; 1 , 1 , 1 ; 1 ; 1 ; 1 ; 1 ; 1 ; 1 ; 1 ; 1 ; 1 ; 1 ; 1 ; 1 ; 1 ; 1 ; 1	STATE TO SE	Strict House have	MANA METERS	100
	7937-4-4	Mauza Salempore, pargana Maker	8	1,865 × 10	100	
8 9	Ditto	Dhokhbra, pargana Maker	16	1,865 8 10	100	
10	Ditto	Hardia Sundar Hal Chaubhaya, par-	THE RESERVE OF STREET, SANSAN, S.	1,866 8 10	60	T. LIS
10		gana Makera.				6 12 12
11	Ditto	Hardia Praotim, pargana Maker		1,865 8+10	FO	
12	Ditto	Rampore, pargana Maker	8	1,865 8 10	50	1 7 7 3

INSOLVENT NOTICE.

In the matter of HURRY DASS BRUR and others, Insol-

On the 23rd day of July 1909 it was ordered that the matters of the petition of the said Insolvent Hurry Dass Bhur he heard on Tuesday, the 13th day of June next, and that the said Insolvent do then attend to be M. N. Dutt, Attorney.

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER.

No 416 of 1 11.

Re Idan Lunia, residing at No. 39. Armenian Street, Barrabazar, in the town of Calcutta, formerly carrying on business in co-partnership with Balchand as dealers in piece goods under the name, style and firm of Balchand Idan at No. 113, Manohar Dass Katra, Barrabazar, in Calcutta, aforesaid, now out of employ,

ox parts the debtor.

On the 22nd day of May 1911, an order was made by the High Court of Judicature at Fort William in Bengal, in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Note .- All debts due to the estate should be paid to me.

C. E. GREY, Official Assignee of Calcutta (751 - 1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER.

No. 117 OF 1911.

Re Debendro Nath Pattack, of No. 77-1, Pathuria Ghat Street, in the town of Calcutta, previously out of employment, but at present serving as a petty clerk in the employ of Eugene Meiffre, E.q., of No. 1., Pollock Street, in Calcutta, aforesaid, ex parts the debtor.

ON the 23rd day of May 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Note All debts due to the estate should be paid to me.

C. E. GREY, Official Assignee of Calcutta. (752-1)

n the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER.

No. 118 or 1911. Re Rama Nath Mitter of No. 239, Upper Chitpore Road, in the town of Calcutta, lately carrying on business as cloth merchant at No. 277-1, Upper Chitpore Road, in Calcutta, aforesaid, in his own name, now without employment, ex parte the debtor.

On the 25th day of May 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE.-All debts due to the estate should be paid to me

C. E. GRBY, Official Assignee of Calcutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER.

No. 121 or 1911.

Re Badri Das Khettry, residing at No. 2, Bunsidhar Mullik's Lane, in the town of Calcutta, of ne profession, ex parte the debtor.

ON the 26th day of May 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE. - All debts due to the estate should be paid to n C. E. GERY, Official Assignee of Calcutta. (755-1)

In the High Court of Judicature at Fort William in Bengal. in Insolvency. NOTICE OF ADJUDICATION ORDER.

No 119 or 1911.

Re Punchanon Mukerjee residing at No 89, Burtolla Stree, in the town of Calcutta and Manmotho Nath Putt, residing at No 68, Chasadhob para Street, in Calcutta, atoresaid, lately carrying on business in co-partnership as sugar merchant at No. 91, Bartolla Street, in Calcutta, aforesaid under the manage stella or partnership as sugar merchant at No. 91, Burtolla Street, in Calcutta, aforesaid, under the name, style and firm of Punchanen Mukerjee and Manmotho Nath utt, and both of them at present serving as Gomasthas under the firm of Hari Mohun De at No. 1, Burtolla Street, in Calcutta, aforesaid, ex parte the debtors

ON the 25th day of May 1411, an order was made by the High Court of Judicature at Fort William in engal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents

NOTE,-All de to due to he estate should be paid to me.

C E. GREY, Official Assignee of Calcutta. 756-17

In the High Court of Judicature at Fort William in Lengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER.

No. 23 or 1911.

Re Anderson Jarrett, lately since October 1910 residing at No. 92, Circular Garden neach Road, Kidderpore and working as an Assistant Berthing Master in the and working as an Assisiant Berthing Master in the service of the Commissioners of the Port of Calcutta, in the Kidderpore Docks and up and down Reaches of the Biver Houghly exparts the debtor.

On the 30th day of May 1911, an order was made by the High Court of Judesture at Fort William in Bengal in its Insolvency Jurisdiction adjuding the abovenamed as an insolvent.

NOTE .- All debts due to the estate should be paid to me,

C. E. GREY, Official Assignee of Calentta.

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 18 or 1911.

INSOLVENCY CASE No. 18 or 1911.

In the matter of Sanyasi Mandal, son of late Jamir Mandal of Ramchandrapur, than Sonarpur, district 24 Parganas, applicant, debtor

PURSUANT to a petition dated the 2nd February 1911, and on reading the said petition and hearing the pleader for the said applicant on 1th April 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent. The 12th June 1911 is fixed for the creditors to prove their debts.

Dated this the 8th day of May 1911.

T. W. GICHARDSON, District Judge.

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT MIDNAPORE.

In the Court of the District Judge of Midnapore.

INSOLVENCY PETITION No. 16 of 1910.

PURSUANT to a petition dated 10th December 1910 against Golap Sing, son of late Bechu Sing, of at present Sanjwal pargana Khargpur, the debtor, and on the sphication of the said debtor and on reading the petition of the debtor himself and hearing pleaders of both sides, it is ordered that the debtor be and the said debtor is hereby adjudged involvent.

Dated this 31st day of May 1911.

J. CORNES, District Judge. -697) I (748-1-

In the Court of the District Judge of Bhagalpur.

INSOLVENCY APPLICATION No. 6 of 1910.

Syed Khelafat Hossain of Urain, pargana and thans Surajgarha, district Monghyr, applicant.

Notice to creditors of the abovenamed applicant.

TAKE notice that the Court has fixed the 28th day of TAKE notice that the Court has fixed the 28th day of June 1911, for the consideration of a composition and scheme of arrangement submitted by the abovenamed applicant. No creditor who has not proved his debt before the aforesaid date will be permitted to vote on the consideration of the above matter. Creditors who desire to be represented at the abovementioned hearing should be present in person or by duly instructed pleader with their proofs.

J. C. TWIDELL, District Judge.

Bhagaipur Judge's Office, the 20th May 1911. (693-1--690)

In the Court of the District Judge of Burdwan.

Notice under section 17 (7) of the Provincial Insolvency Act, III of 1907.

INSOLVENCY CASE No. 21 or 1910.

RAKHAL DAS GHOSE, son of late Gopal Chandra Ghose, of Ajanipur, thana Sahebganj, district Eurdwan, has, by an order of this Court, dated 31st May 1911, been adjudged to be an insolvent.

R. N. DUTT, District Judge.

Burdwan, the 1st June 1911.

(76:-1-696)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of his Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Panchanan Jati, son of Prahlad Chandra Jati, of Khurut, thana Shibpur, district Hooghly, has been admitted by this Court as No. 4% of 1911, and that the 19th June 1911 has been fixed for the hearing thereof.

T. S. MACPHERSON, District Judge.

Chinsura, the 2nd June 1911.

(758-1-693)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Kabil Chandra Kolé, son of Gobinda Chandra Kolé, of Jagatballabhpur, thana Jagatballabhpur, district Hooghly, has been admitted by this Court as No. 35 of 1911, and that the 23rd June 1911 has been fixed for the hearing thereof.

T. S. MACPHERSON, District Judge.

Chinsura, the 2nd June 1911.

(759 - 1 - 694)

In the Court of the District Judge of Murshidabad.

INSOLVENCY CASE No. 14 or 1911 (Act III of 1907).

In the matter of Munsi Momin, son of Nakhu Momin, of Sekhpura, police-station Suti, district Murshidabad.

NOTICE is hereby given to all concerned that the abovenamed petitioner has applied to this Court to be declared an insolvent, and his case has been fixed for hearing on 9th June 1911.

S. K. GHOSE, Offg. District Judge.

Berhampore, the 1st June 1911. (745 - 1 - 695)

In the Court of the District Judge of Purnea.

INSOLVENCY CASE No. 6 or 1911 (ACT III or

In the matter of the application of Shaikh Moula Bux and Amir Hux, sons of Shaikh Mohamad Ali of mauza Sontha. parkana Sripur, thana Bahadurganji district Purnea, applicants.

Notice Burely given to all concerned that the abovenamed applicants have applied to this Courte to be declared insolvents, and that their case has been fixed for 17th June 1911 for hearing.

S. S. SEINNER, District Judge.

Purnea Judge's Office, the 29th May 19'1. (734 -1-698)

In the Court of the District Judge of Saran.

PRESENT:

H. Foster, Esq., 1.c.s., District Judge of Saran. INSOLVENCY CASE No. 6 or 1911.

In re Ajgaibi Thakur, son of Manorath Thakur, by caste thunihar, by occupation cultivator and service, resident of Munda, pargana Goa, district Saran, petitioner, versus Lakhan Singh and others

objectors.

I having been on the 18th May 1911 ordered that the matter of the petition of the said Ajgaibi Thakurbe heard on the 8th June 1914, when the said insolvent should appear to be examined before this Court, the fact is hereby notified for the information of all whom it may concern.

H. FOSTER, District Judge.

Chapra Judge's Office, the 19th May 1911.

NOTICE.

In the Court of the District Judge of. 24-Parganas.

INSOLVENCY CASE No 22 or 1908.

In the matter of Bhusan Chandra Das, son of late Kali: Nath Das, of Cossipur, thans Cossipur, district 24

Parganas, insolvent.

o (1) Binodebihari Das, (2) Ashutosh Das, (3) NepalChandra Das, (5) Kamakhanath Chatterjee, of Cossipur, (6) Nakul Chandra Das, (7) Hira Lai Das, of
Sitamandalpara, creditors.

NOTICE is hereby given to the abovenamed creditors that in the above case 12th June 1911 is fixed for them to prove their debts.

T. W. RICHARDSON, District Judge.

Alipore, the 31st May 1911.

HARENDRA LAL ROY, B.L., intends to be enrolled.
as a Vakil of the High Court, Calcutta. (610-4-545)

INDU BHUSHAN RAY, B.L., intends to be enrolled as a Vakil of the High Court, Calcutta. (691-4-606) intends to be

JNANENDRA MOHAN GHOSE intends to be enrolled as a Vakil of the High Court, Calcutta. (6-9-4-542)

P. L. DUTT, B.L., intends to be enrolled as a Vakil of the High Court Calcutta.

(699 - 4 - 654)

SAHAYRAM BOSE, M.A., B.L., intends to be enrolled as a Vakil of the High Court, Calcutta.

(672-4-642)

[Pay Rs. 300 rising to Rs. 400.]

WANTED for the Office of the Conservator of Forests, Bengal, at Darjeeling, a Superintendent

Forests, Bengal, at Darjeeling, a Superintendent to fill an acting vacancy (with prospect of permanency in March 1912).

Candidates should apply to the undersigned by letter (registered cover) in own handwriting, stating age, race, educational qualifications, present employment, and previous record of service. Copies of not more than three recent testimenials as to character and ability should be enclosed; they will not be returned.

None but men with previous experience of office management, a knowledge of accounts, and capable of drafting letters need apply.

of drafting letters need apply.

C. E. MURIEL Conservator of Forests, Bengal. Darjeeling, the 1st June 1911.

Notice.

WANTED for the Deputy Commissioner's Office, Darjeeling, a clerk on a salary Its. 25 a month plus Rs. 6-4 hill allowance for a period of one year with a good chance of being confirmed. None need apply who has not passed at least the Matriculation examination and has not experience of the work of a district office. Applications will be received by the undersigned up to 15th June 1911.

HIRA LAL SEN, for Deputy Commissioner. Darjeeling, the 26th May 1911.

Wanted.

A PROFESSOR for the Patna Law College on a salary of Rs. 100 per mensem. Private practice allowed. Must be competent to lecture on any of the subjects fixed for the B. L. Course, such as Jurisprudence, T rts and Civil Law generally. Apply to the undersigned before the 13th June

ATMA RAM, Principal, Patna Law College. Bankipore, the 3rd June 1911.

Notice.

THE post of Nazir of the Office of the District Judge of Hooghly has fallen vscant. Pay Rs. 126 rising to Rs. 175 by annual increments of Rs. 5 each. Candidate must be tho oughly conversant with Civil Court business and prepared to furnish security in Government Promissory Notes in Rs. 3,000. Applications will be received up to the 19th June

T. S. MACPHERSON, District Judge of Hooghly. Hooghly Judge's Office, the 30th May 1911.

Wanted

A N experienced Overseer on a salary of Rs. 80 rising to Rs. 100 by biennial increment of Rs. 5 plus Rs. 30 consolidated horse allowance a month.

None need apply who is not qualified under rule 7 (1) of the Bengal Government Notification No. 333 L S.-G., dated 20th December 1901. Preference will be given to a B.E., C.E. or L.C.E.

Applications in applicants' hand with copies of testimonials stating their age must reach this office by the 26th June 1911, and the selected candidate will have to join the appointment within one month of have to join the appointment within one month of receipt of order and will be on six months' probation.

E. J. Bull, C.B., M.I.C.B.I., etc., '

District Engineer, Saran. Chapra, the 31st May 1911. (746-2)

Irrigation Department.

NOTICE is hereby given for general information that the Main Western, Arran and Buxar Canals, also the Main Eastern and Patna Canals will be closed to navigation until further notice.

T. BUTLER, Secy. to the Govt. of Bengal. The 2nd June 1911.

Notice

Marke.	Quantity.	Description.	Steamer.
. Nii		Spring bolts	" Marienfels."
19940	300	Rifle cartridges	"Inkemturm,"
	1 gross	Nipples	"Syria."
7 11	4 sets	Implements	" Nile."
W D R	1 case	Gune	" Colaba."
L 668 8 2	1		"Matiana."
3 (8 D D)	1	10 104100011 1 100 44	" Falmouth."
R 429 Co	2 cases	. 1912	"Sumatra."
8 D D 38-39	3 .,	Togers and state of the state o	" Eserick."
L 668 8 B S	1 case		" Malta."
Nil	24	Air-gun springs	Do.
Walker Lawrence	1	Part of arms	" Matiana,"
Hanham	1	Gun	"Lama."
	1	Winchaster	Do.
Lt. Dickson	1	Rifle	" Bardinge."
Mr. O. H. Frind	1 parcel	Cigars	" Kumsang."
Mr. R. Johnston	1	Plum pudding	"City of Parts,"
Mason Ross	1 piece	Timber	" Jelunga."
(B) B)	1 case	Cocoa	" Matiana."
Nil Capt. Crosswaite J. Ria Nil Do., H. L A. W	13 bottles 1 package 28 tins 13 4 bottles 8 cases 2 1 case	Gin Dry fruits Cigarettes Tobacco Syrup Wine Sample brandy Crockery and glass	"Tranteniels." "C. Apear." "Lightning." "G. Apear." "Sardnita." "Dupleix." Ditto. Ditto.
P& Co	1 cask	Claret	Ditte.
Nil L & C	1 case 4 bottles 1 case 1 , 2 parcel 1 , 2 parcel 1 , 3 ,	Champagne Cigarette-s Vermouth Canned fruit Insulators Calendars Unknown Ditto Deck chairs, Various.	" Lunks." " Duploix." " Diploix." " Diwara." " Colaba." " Lightning." " Fooksang." " Latsang." " Namsang."

The above will be disposed of under section 88 of et VIII of 1878 if not cleared before the 28th June 1911.

H. F. Howard, Collector of Customs.

Calcutta Custom House, the 1st June 1911.

Treasure Trove.

Under section 5 of the Indian Treasure Trove Act. 1878, notice is hereby given that on or about the 23r' September 1910, a treasure consisting of 1 copper idols described below and a pedestal of the same metal of the aggregate value of Rs. 36.12 were found butied in a waste field called "Perumal kovil thedal" in atharakudi village now under the management of a receiver appointed by the Civil Court in Thraopattur firka in the Ramnad district. All persons claiming the said treasure or any part thereof are hereby required to appear before the Collector of Ramnad either personally o, by an agent duly authorised by law on the 24th October at his office at Madura in order that the matter may be enquired into and determined according to law. This cancels the former notification published on page 7, Part II, of the Fort St. George Gazette, dated 17th manuary 1911:—

Description of idols. UNDER section 5 of the Indian Treasure Trove Act.

	Descrip	tion of ido	ls.	DOT .
Serial number.	Description.			ximate lue.
	Ha 12		Ks	. A.
dragari	Aundal		- 5	8 8
2.	Rukmani		78.	3.12
3,	Sathiabamai			8 12
. 4.	Venugopalaswan	ni (large)		8
б.	Ditto	(small)	*** 1	2 8
6.	Amman	(large;	1	111111111111111111111111111111111111111
7.	Do.	(small)	(1'
8.	Do.	do.	, ,	0
9.	Udayavar	***	***	I W
10.	Sri Ramar	***	*** }	3 0
11.	Santhana Gopal	aswami		3 8
12.	Kalinga Nartha	nam	1	0 9
13.	Pedestal		I	1 8
	The state of the s	m-1-1	200	
		Total	30	10

F. R. HEMINGWAY, Acting Collector.

Ramnad Collector's Office, Madura, the 15th May

NOTICE.

No. 3586.

SEALED TENDERS for the supply by contract from 1st July 1911 to 31st March 1912 of Welsh unscreened steam coal of the estimated quantities specified below at the ports mentioned will be received by the Director of the Royal Indian Marine at his office in the R. I. M. Dockyard, Bombay, up to guntire 2 noon (Standard time) on Thursday, the 15th June 1911, after which hour no tender will be received:—

Estimated quantity-

			Tons.
Colombo		***	500
Karachi	***	***	1,00
Rangcon	The state of the s	***	2,500

2. It will not be necessary for tenderers to tender for all ports, but for such port or ports as they may

for all ports, but for such port or ports as they may desire.

3. Tenders must be accompanied by a Bank of Bombay receipt for the amount to be deposited or by Government loan paper, which is not to be endorsed to any Government officer, but to stand in the name of the owner, interest being made payable at the Bombay Treasury. Tenders must be sent by registered post; if forwarded in any other way they will not be received. Informal tenders will be rejected and no reason will be assigned for the rejection of any tender. The Director of the Royal Indian Marine does not bind himself to accept the lowest or any tender.

.1141 asympted and organization of the land of the lan

4. Any tender containing a conditional clause contrary to these requirements, or making stipulations not provid d for either in this notice or the printed tender and schedule forms, will be summarily rejected.

5. Printed tender forms and any other in ormation i connection with this contract can be obtained at this office, and the forms can also be had from the Deputy Director of the Royal Thomas Marine, Calcutta; Prt Officer Karachi; and from the Principal Port Officer, Burma, dango in.

6 Encu tender is to be superscribed "Tender for supply of Weish coal"

WALTER LUM DEN,

Director of the Royal Indian Marine

Royal Indian Marine Dockyard, Bombay, the 24th May 191

TENDERS are invited for the erection of a large building in ettiah, designed by H. Crouch, Esq. F B I.B.A., Consulting Architect to the Government of Bengal. Drawings, biles of quantities, and specifications may be seen in the Eugineer's Office. Bricks have been prepared and will be delivered on site of

works at cost orice.

Sealed tenders will be received by the undersigned up to 15th Ju e '911.

MANAGER, FETTIAH RAJ. Unier the Court of Wards.

bettiah, the 24th May 1911 (720-2

The Commissioners for the Port of Calcutta.

THE Calcuta tort Trust Debenure Loan (44 per cent.) of 1881 for Rs 10 lakhs is repayable on the 18th July 1911, from which date all interest on the said loan will cense. Holders of debentures of this loan should present their debentures at the Bank of Bengsl, Public Debt Office, for examination two weeks before the date of maturity with the following endorsement on the back of each debenture:—

"Received payment in full of all demands for principal and interes due hereon."

(Signature of holder.)

ty order,

H. J. HILARY, Secretary, (664-6)

Dated the 18th May 1911.

POST OFFICE.

DESPATCH OF SEA-BORNE MAILS.

MAIIS FOR	of closis Gener	nd hour pr at the at Post ice.
America, East, West and Sourn Africa (Letters and packets).	Phursday	7-15 P.M.
N.B.—The ariest day for money-orders is Wennesday and for parcels 11 4.4. on Thursday, Australiasian Colonies * Straits Settlements, China and Japan	6th June 6th Saturday	6-30 8-30 7-30

On other cays correspondence for Chima, Japan and Australia colonies is despatched to Tuticorin, so that it may proceed by statemer from Colombia.

Irrigation Department

C. H. STUART, Presidency Postmaster,

the land all all assembly

Dated Odloutta, the 5th June 1911,

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[Manufactured at the Bengal Government

Cinchona Plantation.]

Cinchona Plantation.]

THESE articles are guaranteed to be free from wiltul admixture with other Cinchona alkaloids. Quinine can be purchased by Government officers, District and Local Boards. It can also be purchased by Missionaries for bond fide public purposes. Otherwise it is not sold to private persons or firms. Cinchonidine is for sale to Government officers and to dealers. Both Quinine and Cinchonidine are to: sale for each only and may be obtained from the Superintendent, Royal Botanic Garden, Sibpur, near Calcutta.

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The Quarterly—for Bengal Corrected up to 1st October 1910. Royal 8vo. Hoard, paper cover.
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ditto

ditto

ditto,

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 I.M.S. Royal 8vo. Paper, Re. 1-6 or 2s. (2a.)
- Forest Bulletin No. 1, 1911.—Note on Calorimetric Tests of some Indian woods by Purao Singh, F.C.S., etc. Super Royal 8vo. Paper cover. 2a. or 2d. (1a.)

- List of Officers in the Department of Revenue and Agriculture, Government of India, and in the Departments under its administrative control, corrected to 1st January 1911. Royal Svo. Board. Sa. or 9d. (3a.)
- Classified List of Forest Officers of the Imperial and Provincial Services in the Bengal, Madras and Bombay Presidencies on 1st January 1911. Royal Svo. Board, Re. 1 or 1s. 6d. (4a.)

PUBLIC WORKS DEPARTMENT.

- Diagrams and Tables for the Design of notches for Falls in Irrigation Channels by Capt. A. ff Garrett. Foolscap. Cloth, 11a. 6d. or 1s. 2d. (2a. 6p.)
- Classified and Distribution Return of Establishment corrected up to 31st December 1910. Royal 8vo. Paper cover. Re. 1 or 1s. 6d. (2a.)

ARMY DEPARTMENT.

- Some practical points in the Design and Construction of Military Buildings in India. Royal 8vo. Cloth. Rs. 3-5 or 5s. (5a.)
- Papers set at the Examination for Admission to the Staff College, Quetta, held in November 1909. with Extracts from the Reports of the Examiners. Paper cover. Demy 8vo. Rs. 3 or 4s. 6d. (2a.)
- The Quarterly Indian Army List for January
 1, 1911. Paper cover. Royal 8vo. Rs. 2-12 or 4s. 3d.
 (6a.)
- List of Light-houses and Light-vessels in British India, including those in the Gulf of Aden, as existing on the 30th June 1910. Board. Royal 8vo. Re. 1 or 1s. 6d. (2a.)
- Priced Vocabulary of Stores, Indian Addendum, 1911. Royal 8vo. Cloth. Rs. 2.10 or 4s. (6a.)

ACCOUNTANT-GENERAL, BENGAL.

History of Services of Gazetted and other Officers serving under the Government of Bengal, corrected to 1st July 1910, Part I. Royal Svo. Board. Rs. 2 or 3s. (8a.) Part II. Rs. 2 or 3s. (6a.) Complete, Rs. 4 or 6s. (14s.)

RAILWAY BOAKD

- Annual Report on architectural work in India by J. Begg, Consulting Architect to the Government of India for 1909-10. Foolscap., Paper cover. Rs. 3 or 4s. 6d. (3a.)
- Classified List of the State Railway Establishment and Distribution Return of Hatablishment of Railways corrected up to Sist December 1910. Royal Svo. Paper cover. Re. 1 or 1s. 6d. (2a.)

UV/ windmerke

List of new books for sale at Thomason College, Roorkee, which were not advertised before.

Roorkee Treatise and Civil Engineering-

Section IX-Railways, 5th Edition. Revised by F. G. Royal Dawson, 1908. Es. 4-4.

Section V-Manual of Estimating, 7th Edition, 1908. (Reprint.) Rs. 3-12.

THE THE PROPERTY OF THE PROPER

Phomason College Calendar for 1908. Rs. 5-2.

200

Examination question papers of the Thomason College Civil Engineer Class and Upper Subordinate Class, Entrance Examination, and the 4th grade P. W. Accounts Examination from 1905—1909, published by the Newul Kishore Press, Lucknow. Re. 1-4.

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THE STATE OF STRINGS TON SELLE IT.

List of new books and periodicals for sale at the Library of the Asiatic Society of Bengal, 57, Park Street, Calcutta,

SOCIETY'S PUBLICATIONS.

Journal and Proceedings, Vol. 5. Nos. 2 to 11, at Rs. 2 each,

Memoirs, Vol. 2. No. 10, Cerrhipedes Opercules de l'Indian Museum de Calcutta. Par Mr. M. A. Gruval, at Rs. 2. Ditto. No. 11, Correlations of Areas of Matured Crops and the Rainfall. By Mr. S. M. Jacob. L.C.S., at Rs. 2-8.

Journal and Proceedings, Vol. V. Extra No. 1909. Grammar of the Kanawari Language at Rs. 3.

Extra No. 2, 1909. Maithili Grammar, Part I, at Rs. 4. Ditto.

Journal and Proceedings, Vol. VI. Nos, 1 to 10 at Rs. 2 each.

Ditto. Extra No. 1910. Divan-i- l'abur Padishah, at Rs. 2.

Memoirs, Vol. 2, No. 10. Notes on some Monuments in Afghanistan. By Mr. H. H. Hayden, at Re. 1.

Memoirs, Vol. 2, No. 11. On the Correlations of Areas of Matured Crops and the Rainfall. By Mr. S. M. Jacob, I.C.s., at Rs. 2-8.

Memoirs, Vol. III, No. 1. Ramacarita, By Sandhyakara Nandi. Edited by Mahamahopadhyaya Haraprasad Shastri,

Memoirs, Vol. III. No. 2. An alchemical compilation of the Thirteenth Century A.D. By Mr. H. E. Stapleton, B.A. at Re. 1.

Memoirs, Vol. III, No. 3. The Journal of Major James Rennell. By Mr. T. H. D. La Touche, at Rs. 4.

Memoirs, Vol. III, No. 4 Lisu (Yawyin) tribes of the Burma-China Frontier. By Messrs. A. Rose and J. Coggin Brown, at Rs. 3

Memoirs, Vol. IV. No. I, Sanskrit-Tibetan-English Vocabulary. By Alexander Cosma de Koros. Edited by Drs. E. Denison-Ross and Satis Chandra Vidyabhusana, at Rs. 5.

BIBLIOTHECA INDICA.

Rasarnavan, Fasc. 2. By Dr. P. C. Roy, at Re. 1-4.

Grihya Sangraha. By M. H. Chandra Kanta Tarkalankar, at As. 10.

Gobbila Paricista, Part I. By M. M. Chandra Kanta Tarkalankar, at Re. 1-14.

Gobhila Paricista, Part I. By M. M. Chandra Kauta Tarkalankar, at Re. 1-14.

Baudhayana Srauta Sutra, Vol. 2. Fasc. 3. By Dr. W. Caland, at As. 10.

Suryya Siddhanta, Fasc. 1. By M. M. Sudhakara Dvivedi, at Re. 1-4.

Chaturvarga Cintamoni, Vol. 4. Fasc. 9. By Pandit Pramatha Nath Tarkabhusana. at As. 10.

Avadhan Kalpalata, Vol. I. Fasc. 7. By Rai Sarat Chander Das Bahadur, at Re. 1.

Avadhan Kalpalata, Vol. I. Fasc. 7. By Rai Sarat Chander Das Bahadur, at Re. 1.

Mohabhasyapradipodyatya, Vol. 3, Fasc. 10. By Pandit Bahuballava Sastri. at As. 10.

Muntakhab-al-Labab Part 3 Fasc. 1. By Major T. W. Haig, L.A., at Re. 1.

Tattva Cintamani Didhiti Prokas. Fasc. 1-2. By M. M. Gurn Charan Tarkadarsanatirtha, at As. 10 each.

Syainiki Sastra. By Mahamahopadhyaya Haraprasad Shastri, at Re. 1.

Tattva Cintamoni Didhiti Vigricy. Fasc. 1. By M. M. Kamakhyanatha Tarkavagisa, at As. 10.
Sundaranandam Kavyam. By M. M. Haraprasad Shastri, at Re. 1.

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Yoga Sastra. Fasc. 3. By Sri Vijaya Dharma Suri, at Re. 1-4.

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Catapatha Brahmana. Vol. 7. Fasc. 4-5. By Acharya Satyavrata Samsrami, at As. 10 each.

Upamitibhavaprapanca Katha. Fasc. 2 and 13. By Prof. Dr. Hermann Jacob, at As. 10 each.

Tadhkira-Khushnaveshan. By Maulvi M. Hidayet Husain, Lecturer in Arabic and Persian, Presidency College.

Maasir-i-Rahimi Pt 1. Fasc. 1. By Maulvi M. Hidayet Husain, Lecturer in Arabic and Persian, Presidency College, Calcutta, at Rs. 2 each.

Marhama-1-Ilalı L. Mu-Dila. Fasc. 1. By Dr. E. Denison-Ross, at Re. 1 each.

Persian and Turki Divans of Bayram Khan Khan Khannan. By Dr. E. Denison-Ross, at Re. 1.

Mabani-i-Lughat. By Dr. E. Denison-Ross, at Re. I-8.

List of Publications issued by the Meteorological Department from 1st October 1910 to 31st March 1911.

Monthly Weather Review from July to November 1910. (Illustrated by 7 plates.) Quarto. Paper cover.

Annual Summary of Monthly Weather Review, 1909. (Illustrated by 6 plates.) Quarto, Paper cover.

List of Publications issued by the Meteorological Department during the current Quarter.

Monthly Weather Review for December 1910. (Illustrated by 7 plates.) Quarto. Paper cover. Re. 1. Monthly Weather Review for January 1911. (Illustrated by 7 plates.) Quarto. Paper cover. Re. 1.

List of new books published by the Geological Survey of India during the week ending 20th May 1911.

Memoirs of th Geological Survey of India, Volume XXXV, Part 4. G. H. Tipper, M.A., F.G.S. Geological Survey of India. Re. 1.

Records of the Geological Survey of India, Volume XLI. Part I. Director, Geological Survey of India. Re. 1.

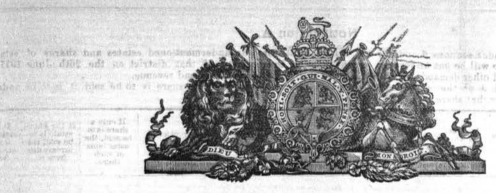
Records of the Geological Survey of India, Volume XLI. Part II. Director, Geological Survey of India R 1.

List of Publications issued by the Reporter on Economic Products during the two quarters from October 1910 to March 1911.

- 1. Index (Agricultural Ledger No. 8, 1908-09, Vol. XV), pages 147-168. Price Re. 1-6.
- 2. Literature on the Races of Rice in India, First Half A-K (Agricultural Ledger No. 1, 1910, Vol. XVI), pages 1-334. Price As. 12.
- 3. Literature on the Races of Rice in India, Second Half L-Z, and Appendices (Agricultural Ledger No. 1. 1910. Vol. XVI), pages 335-594. Price As. 10.
- 4. (1) Bat and Bird Guanos in India.
 - (2) Edible Frogs in India.

(Agricultural Ledger Nos. 1 and 2, 1911, Vol. XVII, pages 1-5). Price A. 1

5 The Soy Bean in India (Agricultural Ledger No. 3, Vol. XVII), pages 17-33. Price As. 2.



THE CALESTER GARRETTE THINK IN 1917.

The Calcutta Gazette.

WEDNESDAY, JUNE 14, 1911.

PART II.

Adbertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this Part of the "Gazette" cannot be received after Noon on Monday.]

LAND SALE NOTICES.

Notice of Sale.

NOTICE is hereby given, under sections 6 and 13 of Act XI of 1859, that the undermentioned estates or shares of estates in the district of the 24-Parganas, will be put up for sale at the office of the Collector of that district on the 26th June 1911 at 12 noon for arrears of revenue and other demands, which by law are realizable as arrears of land revenue, which in columns 6, 8 and 10 of the appended statement it is stated that only a share is to be sold, it is to be understood that separate account is kept for that share or shares are excluded from sale:—

Consecutive number.	Tauzi No.	Name of pargana and mahal.	Sadar jama of the whole estate.	Whether whole estate is to be sold,	If only a share is to specification of su	be sold, the	Names of the proprietors of the properties to be sold.	If only a share is to be sold, the sadar jama of such share.	be sold, the	If only a share is to be sold, the arrears due from it.
1	9	8	4	5	6		7	8	9	10
11/14			Rs. A. P.				Mariania Mariania Mariania	Rs. A. P.	Rs. A. P.	Rs. A. P.
1	10	Chetla and others, pargana Magura.	809 7 0	Whole		artiz.	Chowdhry and others.		11 0 6	
2	R. S.	Kharibere and others, pargana Magura.	4,078 2 0	•••••	3 annas share	** ** ***	Kali Sahay Roy Chowdhry and others.	8,312 3 3		399 13 114
3	100 R, S.	Sonadanga, par- gana Magura.	884 11 10	*****	13a, 6g. 2k, 2kt, share		Kumad Krishna Mondle and others.	787 4 6		53 0 0
4	346 R. S.	Santoshbati and others, pargana Balia.	5,531 0 9		9a, 3g. 3k. 1 kt. share		Sarat Kumari Dassee and Kumud Kri shna Mondle and others.	3,174 13 1		204 3 7
8	401-7	Hudaramkrishna- pur and others, pargana Azima- bad.	8,941 9 7		1a, 2g, 2k, share	L AND AND AND AND AND AND AND AND AND AND	Radhabepede and Ram Lal Mondle and Haridas Chatterjee, manager, Bawali Ward's estates.	628 11 3}		6 0 1
6	2167 R.S.	Parpalna parga- na Ukhra.	6,715 1 10	******	2a. 16g. share		Harendra Krishns De Ohowdhry and others.	1.178 14 10		5 6 21
7	2167-1	Ditto	6,715 1 10		4a, 16g, share	• • • • • • • • • • • • • • • • • • •	Devendra Nath Bal- lay and Upendra Nath Shaw.	2,015 2 61		9 7 31
8	1366	Lot No. 27, Radhakantapur, pargana Sunder- ban.	712 0 0	Whole	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		Monindra Nath Ban- nerjee and others.		222 4 0	-

Alipur, the 15th May 1911.

K. F. HAQ, for Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Midnapore will be put up for sale at the office of the Collector of that district on the 26th June 1911 at 10 o'clock for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tanci No.	Name of mahal and pargama,	Sadar jama of whole estate.	Whether the whole estate is to be sold,	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a estate is to a sold, the arrears due from it.
-	•	3	4	5	6	7	8	9
312	Mahal Palgerha, ph. Batitaki.	Rs. A. P. 630 1 7	Entire		Jotindra Nath Bose, common manager on behalf of Kedar Nath, Dino Nath and	Rs. A. P.	Rs. A. P. 243 9 8	. Re. A. 7.
2030	M. Uttar Usutpur, ph. Kasijora.	. 3,473 9 7	2	 A. No. VIII: 5 snnas share of mauza. Usutpur uttar will be sold. All other shares than that specified will be excluded from the sale. 	Jogendra Nash Pal. Rajkrishna De	640 0 0	-	205 1 (
1084	M. Binagolsa, ph. Kasijora kismat.	691 12 5	Entire		Pulin Behari De		321 6 10	
1006	M. Palsya uttar, ph. Kasijora kismat.	2,689 1 2 (including police,)		S. A. No. I— The following mauzas will be sold— Belds 16 annas. Nekra Paschim 16 ,	Damudar Das Barman	1,042 1 8 (including police.):		488 2 1 (including police.)
	***		-	All other shares than that specified will be excluded from the sale.	8-			
1397	M. Rerhipur, ph. Khatnagar.	724 12 7		Besiduary share fexcluding S. A. No. I. The following mauzas will be sold: As, D. Amichandi 13 15	Srimatya Giribala Dasi, mother and guardian of Gouri Sankar Roy, minor, and 6 others.	578 9 2		29 12 ¢
			13.6	Bhatya	millor, and a others.			
				All other shares than that specified will be excluded from the sale.			Table 1	
1466	Mahal Sarbansi, ph. Khandar,	19,085 13 3		Residuary share excluding S. A. Nos. 1, 2, 5 to 20 and 22 to 30. The following mauzas will be sold—	Krishna Chandra Das Prohoraj Mohapatra and 21 others.	13,293 3 0		200 18
				Alankorpur 5 6 2 2 Arjun chak 5 6 2 2 Abdulla chak 5 6 2 2 Andulya 5 6 2 2 Andulya 5 6 2 2 Andulya chak 16 0 0 0 Asapura 8 0 0 0 Atmarambarh 10 13 1 1 Atmarambarh kismat 16 0 0 0 Astidangar 16 0 0 0 Astidangar 16 0 0 0 Bakabheri 9 0 0 0 Bakabheri 9 0 0 0 Ballaypur 16 0 0 0 Ballaypur 16 0 0 0 Ballaypur 16 0 0 0 Ballaypur 16 0 0 0 Borochchara 10 13 1 1 Bagdigeriasan 16 0 0 0 Bagdipalaya 16 0 0 0		720		
aud ac				Bagageria 8 0 0 0 Bagat chak 10 13 1 1 Baghadangor chak 10 13 1 1 Bakrabad Patna 16 0 0 0 Baman chak 5 6 2 2 Bandpala 5 6 2 2 Barbasi 16 0 0 0 Barbasi 16 0 0 0 Baspukuriya 10 13 1 1 Bichha chak 5 6 2 2 Bilkuniya 16 0 0 0 Bisroe Pandit 16 0 0 0				
			T - 16	Baicha	Complete Com			
		*	em.	Darara				

share is to be sold, the sadar jama of such share,	Names of proprietors of property to be old.	If only a share is to be sold, specification of such share or shares.	Whether the whole estate is to be sold.	Sadar jama of whole estate.	Name of mahal and pargana.	Tauzi No.
7	of the United States		4	3		1
share,		Mauza		8 Rs. A. 7.		

Tauzi No.	Name of mahai and pargada.	Sadar jama of whole estate,	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares,	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from
1	E 2	8	4	5 S	6	7	8	9
2263	Mahai Palpara, ph.	738 3 6	Rs. A. P.	AS. D. K. KT.	Choudhory Moheswar Massita and another.	Rs. A. P.	Rs. A. P.	Rs. A. P

Midnapore, the 20th May 1911.

M. SINGH, for Collector, Midnapore.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Hooghly will be put up for sale at the office of the Collector of that district on the 26th June 1911 at 12 noon for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	Meno e	8	4		The second of	7	8	10
4082	Kalupukur, pargana Jehanabad.	Rs. A. P. 13,526 1 1	Nil	Residuary share consisting of 2a. 13g. 1c. 1kt. sharp of the estate.	Uma Charan Rai and nine others.	Rs. A. P. 2,258 9 5	Rs. A. P.	Rs. A. P. 468 15 6

The 15th May 1911.

J. LANG, Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Nadia will be put up for sale at the office of the Collector of that district on the 27th June 1911 at 12 o'clock for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share:—

Tauri number.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	It only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	3	3	4	5 1 3.00000	AND PRODUCT 6	7	8	9
208	Gaza Nabupur, ph. Gazanabipur,	Rs. A. P. 3,219 4 6	102 100 mm 20 70 70 70	Rs. 208 5a. 7g, 329k, 5d. 10i	Elaht Bux Khan and others.	Rs. A. P. 1,001 10 9	Rs. A. P.	Re. A. P

Krishnagar, the 5th June 1911.

M. C. MCALPIN, Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13. Act XI of 1859, that the undermentioned estates and shares of estates in the district of Puri will be put up for sale at the office of the Collector of that district on the 7th August 1911 at 12 o'clock for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of mahal and pargana,	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares,	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	on and ogit to max	tel que log	strain folds False to b	Convergence and the	6	mirjol i, saso	8	9
190 147 2	Ma. Bagha, pargana Oladhar. Ma. Hare Krishna- pur, pargana Rahang.	Rs. A. P. 546 0 0 2,143 0 0	Whole Do,	# annas All other shares besides that specified will be excluded from the sale.	Raja Makund Deb Bhikhari Mısra	Ss. A. P. 535 12 0	Rs. A. P. 273 0 0	Rs. A. F.

Puri Collectorate, the 9th June 1911.

J. CLARK. Collector.

Notification B

OTICE is hereby given, under sections 5 and 13, Act XI of 1859, that, unless the arrears mentioned below are paid on or before the next latest date of payment, viz., the 28th June 1911, the undermentioned estates or shares of estates in the district of Midnapore be put up for sale at the office of the Collector of that district on the 26th September 1911 at 12 o'clock for the said arrears.

When in column 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a mate account is kept for that share, and that the other share or shares in the estate are excluded from the sale:—

ame of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of pro- prietors of property to be sold.	If only a share is to be sold, the sadar jama of such snare.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears du- from it.	Nature and amount of demand for which to be sold.
3	3	4	5	6	7	8	9	10
dauza Ban- darboni, ph. Kolyanpur,	Rs. A. 908 12	Entire	politica and a second	Sital Moni Dasi.	Rs A. P.	Rs. A. P. 1,886 1 10	Rs. A. P.	Rent, Rs. 1,886-1-10— Rs. A. P. January 1908 154 5 2 March , 210 7 1
tenure No.			urine.	to tenures	mevia			March ,, 210 7 June , 49 1 September , 35 1 January 1910 109 12 March , 423 10 June , 98 13 September , 70 9 January 1911 310 10

Midnapore, the 1st June 1911.

MODESHWARA SINGH, for Collector.

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated on the Grand Trunk Road and adjacent to the Konnagore Police station, in the district of Hooghly, will be put up to sale at 1 o'clock on Monday, the 31st July 1911, corresponding with the 15th Sraban 1318 B.S., Fusli, at Chinsurah Land Acquisition of the sale at 1 o'clock on Monday, the 31st July 1911, corresponding with the 15th Sraban 1318 B.S., Fusli, at Chinsurah Land Acquisition of the sale at 1 o'clock on Monday, the 31st July 1911, corresponding with the 15th Sraban 1318 B.S., Fusli, at Chinsurah Land Acquisition of the sale at 1 o'clock on Monday, the 31st July 1911, corresponding with the 15th Sraban 1318 B.S., Fusli, at Chinsurah Land Acquisition of the sale at 1 o'clock on Monday, the 31st July 1911, corresponding with the 15th Sraban 1318 B.S., Fusli, at Chinsurah Land Acquisition of the sale at 1 o'clock on Monday, the 31st July 1911, corresponding with the 15th Sraban 1318 B.S., Fusli, at Chinsurah Land Acquisition of the sale at 1 o'clock on Monday, the 31st July 1911, corresponding with the 15th Sraban 1318 B.S., Fusli, at Chinsurah Land Acquisition of the sale at 1 o'clock on Monday, the 31st July 1911, corresponding with the 15th Sraban 1318 B.S., Fusli, at Chinsurah Land Acquisition of the sale at 1 o'clock on the 1 o'clock on the sale at 1 o'clock on the sale at 1 o'clock on

The purchasers of the several plots of land will be subject to the following conditions:-

1st.—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.
2nd—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited
If the balance be not paid by noon of the fitteenth day after the sale, reckoning the day of sale as one, or if
that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the
sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting
purchaser, after issue of advertisement, as in the case of original sale.

3rd.—The plots of land will be sold revenue-free to the highest bidders.

4th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Commissi
confirming the sale.

301 94	Name of	Pargana	Number of mile on which	Situated on which	APPROXI	ND IN	LAND EX FROM SAI BACH	LE FROM	Commence- ment and termination	Boundary of lot.
Oensecut number.	district.	and mauza.	land is situate.	side of the railway.	В. к. с.	Acres.	Reasons for exclusion,	А. в. р.	of lot.	Comment on the second
1	Hooghly	Konnagore, pargana Boro.	Nii	Situated on the north- east side of the Konnagory		*0061	Nil	-	Nil	North and West-By the land of Lelit Kumar Reb. East-By the Grand Trun Road, and on the South By Government land of Kunnagore police-station.

Chinsurah, the 30th May 1911.

KUMUD NATH MURHABJI, for Collector.

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Jharia Branch of the East Indian Railway, in the district of Manbhum, will be put up to sale at 8 o'clock on Monday, the 19th June 1911, at Dhanbaid Inspection Bungalow:--

The purchasers of the several plots of land will be subject to the following conditions:-

The purchasers of the several plots of land will be subject to the following conditions:

1st.—The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the railway boundary, or to plough the land nearer than three feet from the same.

2nd.—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.

3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited,

If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

4th.—The plots of land will be sold revenue-free to the highest bidders.

5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Board confirming the sale.

the sale.

Name	Pargans and	Number of mile on which	Situated on which side of the	OF LOT IN BIGHAS AND IN ACRES,		SALE PRO	LAND EXCLUDED FROM SALE FROM BACH LOT.		Boundary of lot,
district.	mauza.	land is situate.	railway.	В. к. с.	Acres.	Reasons for exclusion.	A. R. P.	i and they are	H is interity green, and
Manbhum	Mauza Godhur, pargana Jheria,	28th mile of the Jheria ex-	North	13 15 14	6 and no 1	shan dinera branch is in her shane o	the returbs to the other to the other	Commences at chainage 14.33 and	North and West-By t waste and of villa Godhur.
installer from gr for too broom thiose door		tension.	yiw oil ii a lifor et ii kannyy ii stral	Troute in the state of the stat	of Version	NeW led out of acres at the control of the control	e munic e viji peli moje, jun kanje e junic sanje e junic	terminates at chainage 14.38.	East—By the waste land village Godhur a East Indian Bails land. South—By the East Indian Railway land,

Purulia, the 1st May 1911.

M. N. MUKHERJI, Land Acquisition Deputy Collector, Manbhum,

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Bengal-Nagpur Railway, in the district of Manbhum, will be put up to sale at 12 o'clock on Wednesday, he 2nd August 1911, corresponding with the 17th Sraban 1318 Fusli, at the Mohuda Bailway Station.

The purchasers of the several plots of land will be subject to the following conditions:-

1st.—The purchasers will have no power to make any excavations on the land nearer than 15 feet from the railway boundary, or to plough the land nearer than three feet from the same.
2nd.—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.
3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, redoming the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.
4th.—The plots of land will be sold revenue-free to the highest bidders.
5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Board confirming the sale.

re lot	Name of	Pargana	Number of mile	Situated on which		CATE AREA N BIGHAS ACESS.	LAND BY FROM PA		Commence- ment and	ing of T-40k
Consecuity No.	district.	and mausa.	on which land is situate.	side of the rathway.	В к. с.	A R. P	Reasons for exclusion.	A. R. P	termina- tion of lat .	Boundary of tot.
1	Manbhum	Pargana Nowa- garh, mauza Pandedih and	141	North	59 8 4	19-54 acres	A	retied.	Commences at chainage 92°620 and	North and South—Bengal- Nagpur Railway land, East and West—Waste
tái nit 180 170	egil etta, 4 jatores X. liij etta jä – sää jää jää jä	Puddogora,	L K		and the		6 19 1917 1-549	57 (cit.)	terminates at 96°180.	East and West—Waste land of village Pan- dedih and paddy and waste land of village Puddogora.

Chemomate The work May 1815.

ing the sale.

Advertisement of Sale.

OTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estate, situate in the district of Hooghly, will be put up to sale at the Hooghly Collectorate on the 26th of June 1911, corresponding with 11th of Asar 1318 B.S.

Conditions of sale.

- 1st.—The estate to be sold to the highest bidder above the upset price, which will be fixed by the Collector at the time of sale. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.
- 2nd The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.
- 3rd .- If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
- 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

List of petty Government estates of Sadar Subdivision of the district of Hooghly to be sold on the 26th March 1911.

lanzi No.	Name of estate, t	hana or parg	gana.	Approximate area in acres.	Government revenue.	0	REMARAS.	5.7
	usuria, thana Balagore	707	P sage	 A. B. P. 0 0 19½ 1 1 10	Rs. 4.	1881-1881 (31 - 183	to sion	80% C

Chinsura, the 23rd May 1911.

J. N. BANEBJEE, Deputy Collector.

Advertisement of Sale.

OTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situate in the district of Hooghly will be put up to sale at the Howrah Collectorate on the 12th July 1911, corresponding with 27th Assar 1318 B. S.

The purchasers will be subject to the following conditions of sale :-

Conditions of Sale.

- 1st.—The estate to be sold to the highest bidder above the upset price which will be fixed by the Collector at the time of tale. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed
- entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

 2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in forcel: and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

 3ra.—If the amount of jurchase-money do not exceed Rs. 100, the whole amount to be paid at once.

 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by the noon of the 15th day after the sale, reckoning the day of sale as one, or, if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number on the district roll,	Name of es	tate and pargana.	Approximate area in acres.	Government revenue assessed.
4960 4964 4969 4962 4973	Bankra Bargachia Bhupatipur Patihal Makardah		B. K. CH. SQ. FT. 0 2 4 12 or 0353 scre 0 6 6 0 or 1625 scre 11 15 15 6 or 3.89 scres 0 1 5 35 or 0272 scre 0 1 5 16 or 0276 scre	Rs. A. P. 1 2 0 1 14 0 31 1 0 0 11 0 0 10 0

STATEMENT OF GOVERNMENT PROMISSORY NOTES ENFACED FOR PAYMENT OF INTEREST IN LONDON,

Under decinction of amount retransferred to India, and outstanding in the books of the Bank of Bengal on the 31st May 1911.

	arc of the			St PER CERT. LOANS-	T. LOANS		dan.			4 PBR	PRE CRNT. LOANS-	-88.40			44 PER CENT. LOANS-	LOANS-	
PARTICULIA.	S per cent. of 1894.97.	Or 1848-48.	0; 1864-86,	00, 1868.	19 8 8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8	1900-01.	Total.	1888-33	0; 0; 0; 0; 0; 0; 1888-35.	01	Or T	Transfer of 1865.	Reduced 4 per cent, loan of 1879.	Total.	Pranafer loan of 1879, 44 per cent- portion.	Total.	GRANT TOTAL
Balance of 15th May 1911	40,86,900	1,26,55,900	7,83,89,600	1,88,68,700	98,19,100	24,00,600	13,50,87,908	6,988	5,900	1	200	38,800	2,500	58,783	009'68	89,500	12,62,58,03
Amount of trans.	1	1.	TO A CONTROL OF THE C	1	1	-	- -	1	1	1	- 1	i	1		L	dans.	1
soll.	i i	1	e late of the stat	1	1		1	1	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1	1	1	1	Janus Halis		1	1
Amount enfaced at Madras	1	2,000	I	1	1,000	1	3,000	İ	1	1	1	1	ı	1	1	1	3,000
Amount enfaced at Bombay	nA 1	1	15,000	10,000	die b	40,000	65,000	1	i	1	ı	4	1	1	1	1	- 65,00
Amount enfaced at Cal- cutta between 16th and Sist May 1911.	10,000	1,300	23,000	18,900	2,000	1	52,000	1	1 ,		1	A Leves		15 A	1	1	9,6
	40,96,900	1,36,87,200	7,84,82,600	1,88,32,000	98,16,100	84,40,600	12,28,08,500	6,933	8,000	11	909	38,800	8,500	58,738	29,560	\$9,500	12,63,88,633
Amount written off in the London Registers.		1,25,000	87,400	1,11,900	28,600	1,08,500	4,57,800	1	1	1	1	1	1		L	1	4,57,800
Balance on 31st May 1911	40,96,990	1,95,63,200	7,83,45,200	1,87,20,100	97,91,100	28,39,100	18,17,50,700	6,938	8.010	1	200	38,800	9,500	58,738	29,500	39,500	18,59,30,883
and make the second of the sec	ORO MANUAL PROPERTY.	A galant to tribe pay	North From 18	9th June 1867 Set April 1911 18th 1st May 16th	re 31st to 18th to 30th to 15th to 31st	Townstown of and	1911—Ruiseed from India,	1	13,155 lakhs; co-transferred 1 lakhs 1 lakhs 13,161 lakhs	hs: re-tr			London.	19,287 lakha. 10 6 18,258	at the property of the propert		

D. Morrisson, Offy. Superintendent.

N. H. Y. WARREN, Offg. Secretary and Treasurer.

PUBLIC DEBT OFFICE, BANK OF BENGAL.

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL

for the week ending 5th June 1911.

LIABILITIES.	ASSETS
Ra. A. P. Capital paid up 2,00,00,000 0 0 0 Reserve Fund 1,75,00,000 0 0 Public Deposits at Head Office Ra. 82,47,783 12 11 Ditto ditto at Brunches 1,33,90,113 15 4 Other Deposits at Head Office and Branches 16,01,88,607 10 6 Bank Post Bills, &c 5,56,897 12 2	Rs. Rs.
Sundries 24,61 357 2 5	Bullion
	Cash & Currency Notes at Head Office* Re. 3,78,39,675 18 3 Cash & Currency Notes at Branchest , 3,54,48,198 12 5
Rapes 22,23,44,260 5 4	Rupese 22,28,44,260 5 4
• Includes Sova. & 1 Sova † Do. do.	a, value Rs. 1,65,615 0 0 do. , 5,64,652 8 0 7,60,267 8 0
Rate for Demand Loan	na, 5 per cent. By order of the Directors,

BANK OF BENGAL, Calcutte, the 8th June 1911. Percentage 39-37. C. M. BASTIN, Chief Accountant. N. H. Y. WARREN,

Notice of Deaths sent to the Administrator-General of Bengal under section 64 of Act II of 1874.

Name of deceased.	Place of death.	Date of death.	By whom death reported, and when.	RHMARKS.
Mrs. Ellen Wright 1	Lucknow	9th February 1911	District Judge, Lucknew, on 10th March 1911.	No Will left by the deceased. The Administrator-General is taking steps
Major C. J. Robertson-Milne, late Superintendent, Central Lunatic Asylum, Berham-	Berhampore	Sind May	Officiating District Judge, Murshinabad, on 30th May 1911,	to administer the estate. It is understood that the deceased has left a Will, but it is not known in whose custody it is. Further report is
Count B. deHamptinne	Bhamo	23rd April	Deputy Commissioner, Bhamo, on 27to May 1911.	awaited from the District Judge. No Will has yet been found. Further report is awaited from the Deputy Commissioner.
Mr. Joseph Patrick D'Cunha, late Yard Foreman, B. I. Railway.	Allahabad	Slet	Officiating District Judge, Allahabad, on 11th May 1811.	Steps are being taken by the Adminis- trator-General to administer the estate.
Mr. J. R. Hallow, of Kandat, in the district of Maida,		1st March	Officiating District Judge, Rajshahi, on 24th May 1911.	The District Judge will submit further particulars with his second report, which is awaited.
Mr. Edgar DeLantour, late Assistant Engineer, B. and NW. Railway.	Naini Tal	13th May !	District Judge, Sitapur, on 19th May 1911.	Not known whether the deceased has lefts Will or not. Further report is awaited from the District Judge.
Mr. Henry Morton, late Secre- tary, Town Committee, Maymye.	Haymyo	23rd December 1909.	District Judge, Mandalay, on 28th April 1911.	The decased appears to have left no Will. The value of the estate is under Ea. 1,000, and it has been pointed out that the decased's widow may apply to the Administrator-General for a certificate under action 36 of Act II of 1874.
Mr. J. Allard	Karachi Naza- rette's Hospital.	6th April 1911	District Judge, Lahore, on 8th May 1911.	The deceased's widow, Mrs. V. F. Allard, has applied for Letters of Administra- tion to the Court of the District Judge, Labore.
Mrs. Mary Annie Rose	Peshawar Canton- ment.	1st	District Judge, Peshswar, on 4th April 1911.	The deceased left no Will, nor any pro- perty in this country.
Mr. Robert Adolph Frederick Bertram, a German subject.	Kalaw, Southern Shan States.	16th March ,	Superintendent and Political Officer, Southern Shan States, on 22nd-23rd May 1911.	Steps are being taken by the Administrator-General to administer the estate.

HENRY T. HYDE, Administrator-General of Bengal.

1,574 - 0 '8

DARKER TO THAN OF FORM No. 11.

Instruction 97.

Abstract of the Estates Partition Fund of the district of Jessore for the year 1910-11, prepared as required by section 42 (5), Act V (B.C.) of 1897.

KELLEY.	plumping the property of the p	Rs.	A. P.	
I.	Balance at credit of the fund on the 1st April 1910	4,600	15 5	
		4,941		
III.	Disbursements during the year	8,460	8 11	
IV.		1,081	7 2	
DOMESTIC SERVICES				

EXPLANATION.

(b) The portion of the balance shown which will have to be	1,081	7	2	
disbursed for works on estates of which partition has not been completed	1,001	11	8	
proprietors under section 40	79	11	6	

S. K. GANGALI, for Collector. (769-1)

Jessore, the 5th June 1911.

BORDSON Y MICHON

NOTICE.

[Under rule 20, order 5 of Act V of 1908.]

In the Court of the Second Munsif of Barasat, district 24-Parganas.

MORTGAGE SUIT No. 560 or 1911.

Raj Kristo Ghose, plsintiff, versus Khoda Bux Meah, of Kankinarah, thana Jagaddal, district 24-Parganas,

of Kankinarah, thana Jagaddai, district 24 Targanas, defendant.

NOTICE is hereby given that the plaintiff has instituted the above suit against you for the sum of rupees six hundred on a registered mortgage bond, dated the 26th Kartik 1314 (B.S.), and that 15th June 1911 has been fixed for the final disposal of the case. In case you do not appear before this Court on or before the said date fixed an ex parte judgment against you will follow.

KHAGENDRA NATH DUTT, Munsif, 2nd Court, Barasat.

Barasat, the 9th June 1911. (728--1-710)

Notification of Sale.

TO be peremptorily sold by the Registrar of the Calcutta High Court, Original Side, inchis sale room in the Court-house on Saturday, the 8th day of July 1911, at the hour of 12 o'clock noon, pursuant to preliminary and final decrees made in suit No. 891 of 1908 (wherein Chattu Lall Misser is the plaintiff and Sreemutty Krishna Kamini Dasi and others are defendants), dated, respectively, the 3rd day of February 1809 and the 5th day of December 1910, the undermentioned property: mentioned property:-

Mentioned property:—
All that piece or parcel of tenanted land situate, iying at and being No. 37, Nilmoney Mitter's Street, in Sut:matty, in the North Division of the town of Calcutta, containing by admeasurement 18 cottahs 4 chitaks and 2 square feet, be the same a little more or less, and butted and bounded in manner following, that ato say, on the north by the tenanted land belonging to the late Dewan Kristo Kanto Sen, on the east partly by the tenanted land belonging to Dewan Kristo Kanto Sen and partly by the tenanted land of Nundo Lall Ray and others, on the south by Nilmoney Mitter's Street, and on the west partly by the tenanted land of Dewan Kristo Kanto Sen and partly by a bustee passage.

passage.

It appears from the evidence of the bustee Surveyor,
Babu Gakul Chandra Chatterjee, taken before me on
the 25th April 1911, that the Corporation proposes to
widen the passage forming the western boundary of the
said land, and will in so doing acquire, at its own cost,
2 cottahs 3 chitaks and 21 square feet of land from the

said premises. It further appears from his evidence that the Corporation have ordered a new road to be opened out running from east to west through the said premises and cutting off a small portion of about 9 chitaks 9 square feet, which will be to the north of the said new road, the area of the said premises to be taken up by the said road being about 1 cottah 7 chitaks and 8 square feet, more or less, as will appear from the plan filed with me.

filed with me.

The cost of making the said road has to be borne by the owners of the lands adjoining the road in proportion to the respective amounts of land taken up.

The abstract of title, the conditions of sale and the abovementioned plan may be seen at the office of the said Registrar, or at No. 3, Hastings Street, Calcutts, at the office of Messrs. Manuel and Agarwalla. Attorneys for the plaintiffs, on any day before the sale and will be produced at the sale.

J. H. HECHTE Registrar. Manuel and Agarwalla, Attorneys for the plaintiffs High Court, Original Side, Calcutta. (750-1-700)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

SUMMARY CASE No. 183 of 1910.

Re Norman Joseph Gonsalves, exparts the debtor.

NOTICE is hereby given that the abovenamed debtor having applied for his discharge, the Court has fixed the 4th day of July 1911 at 11 o'clock in the forenoon at the Court House for hearing the application. Dated the 8th day of June 1911,

C. E. Grey, Official Assignee of Calcutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER. No. 122 or 1911.

Re Nerode Nath Mukerjee, late and at present of no occupation, lately residing at No. 29, Baniapukur Road, in the suburbs of Calcutta, at present residing at No. 22-1, Baranoshi Ghose's Street, in the town of Calcutta, ex parte the debtor.

On the 29th day of May 1:11, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Nora .- All debts due to the estate should be paid to me. Dated this 6th day of June 1911.

C. E. GREY, Official Assignee of Calcutta

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ONDER.

No. 124 or 1911.

Re Alfred Gerard Duncan, residing at No. 13, Soori
Lane, in the town of Calcutta, lately serving as a
Unard in the employ of Rast Indian Railway, and at
present unemployed, ex parte the debtor.

On the 30th day of May 1911, an order was made by
the High Court of Judeature at Fort William in
Bengai in its Insolvency Jurisdiction adjudging the
abovenamed as an insolvent.

Note—All debts due to the estate should be raid to me

NOTE .- All debts due to the estate should be paid to me

Dated this 8th day of June 1911.

C. E. GERY, Official Assignee of Calcutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER.

1101 40 No. 125 or 1911

Re Hanuman Baks Mundra, residing at No. 47. Kheng-raputty, Barabazar, Calcutta, and working as a gomastha in the firm of Jewannull Chundunnul at the same place, exparte the debtor.

On the 31st day of May 19:1 an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

abovenamed as an insolvent.

Nors-All debts due to the estate should be paid to me.

Dated this 5th day of June 1911.

C. E. GREY, Official Assignee of Calcutta

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER.

No. 126 or 1911.

Re Arthur Douglas Fay, residing at No. 10, Dedar Bux's Lane, in the town of Calcutta, formerly of No. 2, Bux's Lane, in the town of Calcutta, formerly of No. 2, Metcalfe Street, in Calcutta, aforesaid, and serving as a Telegraphist in the Government Telegraph Department, ex parts the debtor.

On the 31st day of May 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Nors. -All debts die to the estate should be paid to me.

Dated this 5th day of June 1911.

C. E. GREY, Official Assignee of Calcutta

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER.

No. 127 or 1911.

Re Upendra Krishna Biswas of No. 192, Upper Chitpore Road in the town of Calcutta and carrying on business as a supplier of cremation articles at the Nimtalla Burning that at Strand Road, Calcutta aforesaid, and lately residing at No. 6, Bysack's Lane in the said town of Calcutta, and at present a prisoner in the Orvil Side of the Presidency Jail, exparts the debtor.

On the 1st day of June 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Note,—all debts due to the estate should be paid to me.

Nors.-All debts due to the estate should be paid to me Dated this 9th day of June 1911.

C. E. GERY, Official Assignee of Calcutta. (775 - 1) In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER.

No. 128 of 1911.

Re Chogemull Serawgi, residing at No. 47. Khangraputty Street, in the town of alcutts, lately carrying on business in Jute and Spices in co-partnership with Kalooram, Munna Lal, Joogun Mull, Chand Mull, Dhunna Mull, Mugniram, Meghraj, Johur Mull, Ganesh Mull, Chundun Mull, Roogh Lall and Pansook Mull, in Calcutta, Krishnagunge, Barsaye Ghat and Berar, under the name and style of Kalooram Chogemull, and now a gamasthg in the employ of Ghat and Berar, under the name and style of Kalooram Chogemull, and now a gamastha in the employ of
Jewanmull Chundun Mull, ex parte the debtor

On the 2nd day of June 1911, an order was made by
the High Court of Judicature at Fort william in
Bengal in its Insolvency Jurisdiction adjudging the
abovenamed as an insolvent.

NOTE.—All debts due to the estate should be paid to me. Dated this 8th day of June 1911.

C. E. GRBY, Official Assignee of Calcutta

In the Righ Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER.

No. 129 OF 1911.

Re Sarat Chunder Bannerjee, residing at No. 15, Hazarimuli's Lane in the town of Calcutta, and carrying on business at No. 130, Lower Circular Road in Calcutta aforesaid, as a druggist under the name and style of Bengal charmacy, and also working as a clerk in the employ of Messrs. Mackintosh, Burn. & Co. in Calcutta aforesaid. ex parte the debtor.

On the 5th day of June 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Norg.-All debts due to the estate should be paid to me. Dated this 9th day of June 1911.

C. E. GREY, Official Assignee of Calcutta. (782 - 1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER.

No. 130 of 1911.

Re Edward George Overitt residing at No. 37, Maulvi Imdad Ali Lane in the town of Calcutta, now out of employment ex parte the debtor.

O^N the 7th day of une 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an Insolvent.

-All debts due to the estate should be paid to me. Dated this 9th day of June 1911.

C. E. GREY, Official Assignee of Calcutta.

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 30 or 1910.

In the matter of Sarat Chandra Ghosh, of Ganpur alias Taragulia, thana Basirhat, district 24-Parganas,

PURSUANT to a petition dated the 19th April 1910, and on reading the said petition and hearing the pleader for the said applicant on 22nd May 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

Dated this the 29th day of May 1911.

T. W. RICHARDSON, District Judge (731-1-711) OLDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 85 or 1909.

In the matter of Khetra Chandra Ghosh, of Belghoria, thana Baranagore. district 24-Parganas, applicant,

PURFUANT to a petition dated the 13th September 1910 against the said Khetra Chandra Ghosh, of Belghoris, thana Baranagore, district 24-Parganas, and on the application of the said applicant Khetra Chandra Ghosh and on resding the said petition of the 13th September 1909 and hearing the Vakil for the said applicant, it was ordered by the Hon'ble High Court on 7th March 1911 that the debtor be and the said debtor was hereby adjudged insolvent. The 26th June 1911 is fixed for the creditors to prove their debts.

Dated this the 29th day of March 1911.

T. W. RICHARDSON, Pistrict Judge (783-1-706)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 71 or 1910.

In the matter of Hara Krishna Satra, son of late Ramdhan Satra, of Kodalia, thana Falta, district 34-Parganas, applicant.

PURSUANT to a petition, dated the 9th September 1910, and on reading the said petition and hearing the pleader for the said applicant on 28th November 1910, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent

Dated this the 29th day of May 1911.

T. W. RICHARDSON, District Judge (732-1-703)

In the Court of the District Judge of Birbhum.

INSOLVENCY CASE No. 18 or 1909.

NOTICE is hereby given that one Radha Ballabh Sen, son of Jagabandhu Sen, deceased, of Sainthia, chowki Suri, district Birbhum, applicant in the above case, was adjudged an Insolvent by this Court on the 16th December 1910.

B. C. MITRA, District Judge. Birbhum Judge's Office, the 26th May 1911. (721-1-707)

In the Court of the District Judge of Muzaffarpur.

INSOLVENCY CASE No. 8 or 1911.

In the matter of Tapessar Sahu, son of Bhugwan Sahu, by caste Kasera, resident of Saryagung, Muzaffarpur, petitioner.

NOTICE is hereby given to all concerned that the insolvency petition of the abovenamed petitioner has been admitted by this Court, and that 23rd June 1911 has been fixed for the hearing thereof.

W. H. VINCERT, District Judge. Musaffarpur, the 2nd June 1911. (765 1-708)

In the Court of the District Judge of Muzaffarpur.

INSOLVENCY CASE No. 10 or 1911.

In the matter of Sheogobind Ram and Bhagirath Ram, residents of Ratanmala, post office Bagha, district Champaran, petitioners.

NOTICE is hereby given to all concerned that the insolvency petition of the abovenamed petitioners has been admitted by this Court, and that 23rd June 1011 has been fixed for the bassing thereof 1911 has been fixed for the hearing thereof.

W. H. VINCENT, District Judge. Muzaffarpur, the 2nd June 1911. (764-1-709)

NOTICE.

In the Court of the District Judge of Nadia.

INSOLVENCY CASE No. 15 of 1911.

Petitioner Molla Khodadad.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Molla Khodadad, of Bamonpukur, police-station Kotowali, district Nadia, has been ad oitted by this Court as No. 15 of 1911, and that 1st July 1911 has been fixed for the hearing thereof. for the hearing thereof.

S. C. MALLIE, District Judge.

Krishnagar, the 9th June 1911.

(788-1-701)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 62 or 1911.

Fakir Chandra Karmakar. son of late Bhairab Chandra Karmakar, of 22-H-14, Canal Rasz Road, Maniktala, district 24-Parganas, applicant.

To Ashutosh Mallik, of Calcutta and others, creditors.

On the 22nd day of May 1911 it was ordered that the matter of the petition of the applicant be heard on the 26th day of June 1-11, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge.

Alipore, the 31st May 1911.

(738-1-704)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 60 or 1911.

Abdul Hamid Mandal, son of late Putu Mandal, of Bhowanipur, district 24-Parganas, applicant.

To (1) Panna Lal Dhanraj, (2) Binraj Lala, (3) Jewraj Lala, (4) Mangai Chand Lala, (5) Labu Ram Sebachand Lala, (6) Lakabjan Khan, (7) Sashibhusan Ghosh, (8) Muhammad Sardar, (9) Abdul Rasid Haji, all of Calcutta, (10) Romjan Mallik, of district Hooghly, tereditors.

ON the 22nd day of May 1911, it was ordered that the matter of the petition of the applicant be heard on the 26th day of June 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge.

Alipore, the 31st May 1911.

(737-1-705)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 58 or 1911.

Kazi Kherir Ahammed, son of late Kazi Kowachel Hossain, of Uttarhat, thans Baraset, district 24-Par-

ganas, applicant.

To (1) Joynarayan Singh, (2) Harsn Dutta, (3) Bishanath Mitra, (4) Asitosh Chakravarty, (5) Khajer Mandal, (6) Anwar Mandal, (7) Sheikh Mahatab Ali, (8) Sheikh Janeb Alam, (9) Haripada Mukherjee, (10) Nangural Echlam, all of district 24-Parganas,

ON the 22nd day of May 1911 it was ordered that the matter of the petition of the applicant be heard on the 25th day of June 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge.

Alipore, the 31st May 1911.

(736-1-702)

HARENDRA LAL ROY, B.L., intends to be enrolled as a Vakil of the High Court, Calcutta.

(610-4-545)

INDU BHUSHAN RAY, B.L., intends to be enrolled as a Vakil of the High Court. Calcutta. (691-4-606)

JNANENDRA MOHAN GHOSE intends to enrolled as a Vakil of the High Court, Calcutta. (669 - 4 - 542)

P. L. DUTT, B.L., intends to be enrolled as a Vakil of the High Court Calcutta.

(699 - 4 - 654)

SAHAYRAM BOSE, M.A., BL., intends to be enrolled as a Vakil of the High Court, Calcutta.
(672-4-642)

WANTED two qualified Surveyors to act as Commissioners in Civil cases in this district, to be remunerated by reasonable fees in each case. Candidates to send their applications for enrolment addressed to the District Judge of Bankura on or before the 30th June 1911.

R. L. DUTT, District Judge.

Bankura, the 5th June 1911.

Notice.

THE post of Nazir of the Office of the District Judge of Hooghly has fallen vacant. Pay Rs. 125 rising to Rs. 175 by annual increments of Rs. 5 each. Candidate must be thoroughly conversant with Civil Court business and prepared to furnish security in Government Promissory Notes in Rs. 3,000. Applications will be received up to the 19th June.

T. S. MACPHERSON, District Judge of Hooghly. Hooghly Judge's Office, the 30th May 1911.

Pay Rs. 300 rising to Rs. 400.

WANTED for the Office of the Conservator of Forests, Bengal, at Darjeeling, a Superintendent to fill an acting vacancy (with prospect of permanency in March 1912) in March 1912).

in March 1912).

Candidates should apply to the undersigned by letter (registered cover) in own handwriting, stating age, race, educational qualifications, present employment, and previous record of service. Copies of not more than three recent testimonials as to character and ability should be enclosed; they will not be returned.

None but men with previous experience of office management, as knowledge of accounts, and capable of drafting letters need apply.

C. E. MURIEL, Conservator of Forests, Bengal.

Darjeeling, the 1st June 1911.

Notice.

WANTED for the Deputy Commissioner's Office, Darjeeling, a clerk on a salary Rs. 25 a month plus Rs. 6-4 hill allowance for a period of one year with a good chance of being confirmed. None need apply who has not passed at least the Matrioulation examination and has not experience of the work of a district office. Applications will be received by the undersigned up to 15th June 1911.

HIRA LAL SEE, for Deputy Commissioner. Darjeeling, the 26th May 1911.

Wanted.

A PROFESSOR for the Patna Law College on a salary of Rs. 200 per mensem. Private practice allowed. Must be competent to lecture on any of the subjects fixed for the B. L. Course, such as Jurisprudence, Torts and Civil Law generally. Apply to the undersigned before the 13th June

ATMA RAM, Principal, Patna Law College. Bankipore, the 3rd June 1911.

Wanted

A N experienced Overseer on a salary of Rs. 80 rising A to Rs. 100 by biennial increment of Rs. 5 plus Rs. 30 consolidated horse allowance a month.

None need apply who is not qualified under rule 7 (1) of the Bengal Government Notification No. 333 L S.-G., dated 20th December 1991. Preference will be given to a B.E., C.E. or L.C.E.

Applications in applicants' hand with copies of testimonials stating their age must reach this office by the 25th June '911, and the selected candidate will have to join the appointment within one month of receipt of order and will be on six months' probation.

E. J. BULL, C.B., M.I.C.E.I., etc., District Engineer, Saran Chapra, the 31st May 1911. (746 -- 2)

Notice.

WANTED a Head Clerk and Accountant for the office of the District Engineer under this Board on a salary of Rs 50 to Rs. 60 with annual increment of Rs. 2. None need apply who are not qualified under Government orders issued in Notification to 3334 L.S.-G, dated 20th December 1901 (page 280 of Local Self-Government Manual 5th Edition, by Mr. Egerton). Preference will be given to those who are experienced in office works. Applications should be received by the undersigned till the 25th instant. The selected caudidate will have to join at once. date will have to join at once.

ILLEGIBLE, Vice-Chairman. Cuttack District Board's Office, the 10th June 1911.

TENDERS are invited for the sale of the old Garden Reach than a premises known as 62, Garden Reach Road, con-isting of an area of 9 bighas 15 cottahs 9 chitaks 43 square feet more or less, and bounded on the north by tharden Reach Road, on the east by the land of the North-West Soap Company, on the south by the land of Janjati Bahadur, on the west by the Circular Garden Reach Road, in mauza Ramnagore, than Garden Reach, sub-registration district Alipore, district 24-Parganas, together with the building and ont-offices. In the main building which is a two-storied bouse, there is a big hall in the ground-floor and six house, there is a big hall in the ground-floor and six rooms on the first floor. The outhouse consists of one-storied building with a big room and a small side-

one-storied building with a big room and a small sideroom adjoining it.

2. The tenders should state clearly the price offered
for the purchase of the whole property including land
and buildings. The Collector does not bind himself to
accept the highest or any tender.

3. Tenders should be accompanied by a sum of
Rs 5.0 in Government Primissory Note or in cash as
security which will be forfeited in case the money
offered is not paid in full within 15 days from the date
of acceptance of the tender. In that case the property of acceptance of the tender. In that case the property will be put up to sale on a fixed date which will be duly

advertized at the risk of the defaulting purchaser

4. All expenses for the conveyance of the property
will be borne by the successful tenderer.

5. Amounts deposited as security will be refunded
to the persons whose tenders are not accepted as soon
as the sale is effected.

6. Tenders will be received up to the 31st of June

6. Tenders will be received up to the 31st of June 1911 and should be submitted in a sealed cover to the address of the Collector of the 24-Parganas.

J. A. L. SWAN, Offg. Collector.

Alipore, the 8th May 1911.

Notice No. C-7-4781.

SEALED tenders for the supply of potatoes for British Troops at all Military stations in the 8th (Lucknow) Division from 1st September to 31st December will be received by the Divisional Contract Officer, 8th (Lucknow) Division, Lucknow, up to 12 noon, on the 6th and 6th July 1911, respectively,

2. Further particulars, forms of tenders and schedules are obtainable on application in writing to the above officer up to 30th June 1911, on payment of one rupee for each set of forms. No tenders will be received except on forms issued from this office.

F. GEOGHEGAN, Major,

for Divisional S. and T. Officer, 8th Division.

Divisional Supply and Transport Office, (Lucknow) Division, Lucknow, the 8th June 1911.

NOTICE.

No. 3586.

SEALED TENDERS for the supply by contract from 1st July 1911 to 31st March 1912 of Welsh unscreened steam coal of the estimated quantities specified below at the ports mentioned will be received by the Director of the Royal Indian Marine at his office in the R. I. M. Dockyard, Bombay, up to gunfire :2 noon (Standard time) on Thursday, the 15th June 1911, after which hour no tender will be received:—

Retirected quantity.

Estimated quantity.

Colombo	La grant	 Tons.
Karachi		 1,000
Rangoon		 2,500

Rangoon ... 2,500

2. It will not be necessary for tenderers to tender for all ports, but for such port or ports as they may desire.

3. Tenders must be accompanied by a Bank of Bombay receipt for the amount to be deposited or by Government loan paper, which is not to be endorsed to any Government officer, but to stand in the name of the owner, interest being made payable at the Bombay Treasury. Tenders must be sent by registered post; if forwarded in any other way they will not be received. Informal tenders will be rejected and no reason will be assigned for the rejection of any tender. The Director of the Royal Indian Marine does not bind himself to accept the lowest or any tender.

4. Any tender containing a conditional clause contrary to these requirements, or making stipulations not provided for either in this notice or the printed tender and schedule forms, will be summarily rejected.

5. Printed tender forms and any other information in connection with this contract can be obtained at this office, and the forms can also be had from the Deputy Director of the Royal Indian Marine, Calcutta; Port Officer, Karachi; and from the Principal Port Officer, Burma, Rangoon.

6. Each tender is to be superscribed "Tender for supply of Welsh coal."

to the Lyoner than

WALTER LUMSDEN,

Director of the Royal Indian Marine.

Royal Indiaa Marine Dockyard, Bombay, the 24th

The Commissioners for the Port of Calcutta.

THE Calcutta Port Trust Dehenture Loan (4½ per cent.) of 1881 for Rs. 10 lakhs is repayable on the 18th July 1911, from which date all interest on the said loan will cease. Holders of debentures of this loan should present their debentures at the Bank of Bengal, Public Debt Office, for examination two weeks before the date of maturity with the following endorsement on the back of each debenture:—

"Received payment in full of all demands for principal and interest due hereon."

(Signature of holder.)

By order,

H. J. HILARY, Secretary. (664—6)

Dated the 18th May 1911.

Notice

Marks (110)	Quantity.	Description.	Steamer.
Nil	6 7 300 1 gross 4 sets	Spring bolts Rifle cartridges Nipples Implements	" Marientels." " Inkemturm." " Syria." " Nile." " Colaba."
L 668 8 3	1 , 2	#01239 2	" Matiana,"
2 (8 D D)	1 ,	A VENT AU	" Falmouth."
R 429 Co	2 cases	•	" Sumatra."
8 D D	3		" Beerick."
L' 668 8 B 3	1 0486	Paring italia	" Malta."
Nil	94	Air-gun : prings	Do.
Walker Lawrence	1	Part of arms	" Matiana,"
Hanham	1	Gun	"Lama."
Lt. Dickson	1	Winchester rifle.	Do.
No O H Polod	1	Rifle	" Hardinge,"
Mr. R. Johnston	1 parcel	Cigars	"Kumsang,"
Mason Ross		Plum pudding	"City of Paris,
	1 case	Cocoa	" Matiana."
V	Charle	2.3 (10.00)	1000
Nil Capt. Crosswaite J. Isaac	12 bottles 1 package 28 tins 13 4 bottles 8 cases 2 1 cave	Gin Dry fruits Cigarettes Tobacco Syrup Wine Sample brandy Crockery and glass	"Trantenfela" "C. Apcar." "Lightning." "G. Apcar." "Sardinia." "Dupleix." Ditto. Ditto.
P & Co	1 cask	Claret	Ditto.
Nil	1 case 1 , 4 bottles 1 case 1 , 1 parcel 1 , 57	Champagne Cigarsties Vermouth Canned fruit Insulators Calendars Unknown Ditto Deck chairs, various,	"Lunka," "Dupleix," "Dilwara," "Colaba," "Lightning," "Fooksang," "Laisang," "Namsang,"

The above will be disposed of under section 88 of Act VIII of 1878 if not cleared before the 28th June 1911.

H. F. HoWARD, Collector of Customs.

Calcutta Custom House, the 1st June 1911.

Notice to Creditors.

In the Goods of David Ross, deceased.

In the Goods of David Ross, deceased.

PURSUANT to sections 320 of Act X of 1865 and 42
of Act XXVIII of 1866, all persons having claims
against the estate of the abovenamed deceased, who died
on the 17th day of September 1910 at Cumberly,
Surrey, in England, and to whose estate Letters of
Administration with copy of the Will annexed have
been granted by the High Court of Judicature at Fort
William in Bengal to John Henderson Gray, are hereby
required to send full particulars of their claims, a
statement of their accounts and the nature of the
securities (if any) held by them to us the undersigned
as Solicitors to the said John Henderson Gray on or
before the 30th day of June 1911, after which date no
claims will be admitted and the assets of the estate
will be distributed.

Dated this 31st day of May 1911.

Sanderson & Co.,

SANDERSON & Co., Royal Insurance Muildings, Dalhousie Square, Solicitors to the said John Henderson Gray.
(7*4-3-713)

Notice to Creditors.

In the Goods of Henry Joll, deceased.

PURSUANT to sections 320 of Act X of 1865. and 42 of Act XXVIII of 1866, all persons having claims against the estate of the abovenamed deceased who died on the 15th day of April 1910 at Plymouth, Devon, in England, and to whose estate Letters of Administration with copy of the Will annexed have been granted by the High Court of Judicature at Fort William in Bengal to Frederick Henry Eggar, are

CINCHONA FEHRLYUGH

hereby required to send full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them to me, the undersigned, as Solicitor to the said Frederick Henry Eggar, on or before the 3rd day of July 1911 after which date no claims will be admitted and the assets of the estate will be distributed. be distributed.

Dated this 2nd day of June 1911.

A. VERB NICOLL, Royal Insurance Buildings, Dalhousie Square, Calcutta,
Solicitor to the said Frederick Henry Eggar.
(761-3-712)

POST OFFICE.

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Dated Calcutta, the 18th June 1911.

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List of Publications issued by the Meteorological Department from 1st October 1910 to 31st March 1911.

Monthly Weather Review from July to November 1910. (Illustrated by 7 plates.) Quarto. Paper cover,

Annual Summary or Monthly Weather Review, 1909. (Illustrated by 6 plates.) Quarto. Paper cover.

List of Publications issued by the Meteorological Department during the current Quarter.

Monthly Weather Review for December 1910. (Illustrated by 7 plates.) Quarto. Paper cover. Re. 1.

Monthly Weather Review for January 1911. (Illustrated by 7 plates.) Quarto. Paper cover. Re. 1.

Monthly Weather Review for February 1911. (Illustrated by 7 plates.) Quarto. Paper cover. Re. 1.

List of new books published by the Geological Survey of India during the week ending 20th May 1911.

Memoirs of the Geological Survey of India, Volume XXXV, Part 4. G. H. Tipper, M.A. F.G.S. Geological Survey of India. Re. 1.

Records of the Geological Survey of India, Volume XLI. Part I. Director, Geological Survey of India. Re. 1.

Records of the Geological Survey of India, Volume XLI, Part II. Director, Geological Survey of India & 1.

List of Publications issued by the Reporter on Economic Products during the two quarters from October 1910 to March 1911.

1. Index (Agricultural Ledger No. 8, 1908-09, Vol. XV), pages 147-168. Price Re. 1-6,

4. (1) Bat and Bird Guanos in India.

(2) Edible Frogs in India.

(Agricultural Ledger Nos. 1 and 2, 1911, Vol. XVII, pages 1-5). Price 1a. 5. The Soy Bean in India (Agricultural Ledger No. 3, Vol. XVII), pages 17-33. Price As. 2.

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Literature on the Races of Rice in India, First Half A-K (Agricultural Ledger No. 1, 1910, Vol. XVI), pages 1-334. Price As. 12.

Literature on the Races of Rice in India, Second Half L-Z, and Appendices (Agricultural Ledger No. 1, 1910. Vol. XVI), pages 335-594. Price As. 10.



The Calcutta Gazette.

WEDNESDAY, JUNE 21, 1911.

PART II.

Adbertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this Part of the "Gazette cannot be received after Noon on Monday.]

LAND SALE NOTICES.

Notice of Sale.

OTICE is hereby given, under sections 6 and 13 of Act XI of 1859, that the undermentioned estates or shares of estates in the district of the 24-Parganas, will be put up for sale at the office of the Collector of that district on the 26th June 1911 at 12 noon arrears of revenue and other demands, which by law are realizable as arrears of land revenue, which in columns 6, 8 and 10 of the pended statement it is stated that only a share is to be sold, it is to be understood that separate account is kept for that share shares are excluded from sale:—

lonse- ntive num- ber.	Tauxi No.	Name of pargana and mahal,	Sadar jama of the whole estate.	Whether whole estate is to be sold.	If only a share is t specification of st	o be sold, the ach share,		Names of the proprie- tors of the properties to be sold.	It only a share is to be sold, the sadar jama of such share.	be sold, the	If only a share is to be sold, the arrears due from it.
1	2	3	4.	5	6			7	8	9	10
	SAME S		Rs. A. P.						Rs. A. P.	Rs. A. P.	Rs. A. P.
1	10	Chetla and others, pargana Magura.	809 7 0	Whole				Tarakumar Roy Chowdhry and others.		11 0 6	
3	15 R. S.	Kharibere and others, pargana Magura.	4.078 2 0	-	3 annas share			Kali Sahay Roy Chowdhry and others.	3,312 3 3		399 13 114
8	100 R. S.	Sonadanga, par- gana Magura,	884 11 10		13a. 6g. 2k. 2kt. share			Kumud Krishna Mondle and others.	737 4 6		53 0 0
	346 R. S.	Santoshbati and others, pargana Balia.	5,531 0 9		9a. 3g. 3k. 1 kt. share			Sarat Kumari Dasseo and Kumud Kri shna Mondle and others.	3,174 13 1		204 3 7
5	401-7	Hudaramkrishna- pur and others, pargana Azima- bad.	8,941 9 7		1n, 2g, 2k, share		••	Radhabende and Ram Lel Mondle and Haridas Chatterjee, manager, Bawali Ward's estates.	628 11 34	*****	6 0 1
6	2167 R.S.	Parpalna parga- na Ukhra.	6,715 1 10		2a. 16g. share	-		Harendra Krishna De Ohowdhry and others.	1.178 14 12		5 5 21
7	2167-1	Ditto	6,715 1 10		4a. 16g. share			Devendra Nath Bal- lay and Upendra Nath Shaw.	2,015 2 61		9 7 81
8	1366	Lot No. 27, Radhakantapur, parana Sunder- ban.	712 0 0	Whole	_		1000	Monindra Nath Ban- nerjee and others.		222 4 0	-

Alipur, the 15th May 1911.

Notification A.

NOTICE is hereby given, under sections 6 and 13. Act XI of 1859, that the undermentioned estates and shares of estates the district of Midnapore will be put up for sale at the office of the Collector of that district on the 26th June 1911 at o'clock for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understouthat a separate account is kept for that share.

Tauxi No.	Name of mahal and parkans.	Sadar jama of whole estate,	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares,	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a estate is to sold, the arrears du from it.
4.		8	•	5	6	7		9
519	Mahal' Palgerha, ph. Batitaki	Rs. A. P. 630 1 7	Entire		Jotindra Nath Bose, common manager on behalf of Kedar Nath, Dino Nath and	Rs. A. P.	Rs. A. P. 243 9 8	Rs. 4
1030	M. Uttar Usutpur, ph. Kasijora.	3,473 9 7	1.73.1	is. A. No. ; VIII: 8 annas share of mauza Usutpur uttar will be sold. All other shares than that specified will be	Jogendra Nath Pal. Rajkrishna De	640 0 0		205 1
1084	M. Binagolsa, ph. Kasijora kismat.	691 12 5	Entire	excluded from the sale.	Pulin Behari De		321 6 10	370
1066	M. Palsya uttar, ph. Kastjora kismat,	2,089 1 2 (including police.)	*****	'S. A. No. I— The following mauzas will be sold— Belds 16 annas, Nekra Paschim 16 ,	Damudar Das Barman	1,042 1 8 (including police.)	_	488 2 (including police.)
		7.1		All other shares than that specified will be excluded from the sale.				
1897	M. Rerhipur, ph.	724 12 7 953 30	uin Par	Besiduary share excluding S. A. Ne, I. The following mauzas will be sold: As. D. Amichandi 13 15	Srimatya Giribala Dasi, mother and guardian of Gouri Sankar Roy,	578 9 2	-	29 19 (
			inys]	Amichandi 13 15 Bhatya 13 25 Danta chak 12 5 Gazna 13 15 Khalagerya 12 5 Mulkuriya Patna 13 15 Panigerya 13 15 Rerhapore 12 5 Sujanagar 13 15	minor, and 4 others.			
1466	Mahal Barbansi, ph. Khandar,	19,085 1 ?		All other shares than that specified will be excluded from the sale. Residuary share excluding S. A. Nos. 1, 2, 5 to 20 and 22 to 30.	Krishna Chandra Das Prohoraj Mohapatra	18,298 8 0		160 13 4
		united and sign Productives of	etropic pi	The following mauzas will be sold— Alankorpur 5 6 2 2 Arjun chak 5 6 2 2	and 21 others.	Total E		
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*				Chapsahara 8 0 0 0 Chenya 16 0 0 0 Dahanandan chak 10 13 1 1 Darura 8 0 0 0 Darara chak kismat 8 0 0 0 Dosri Patna 16 0 0 0 Datarda chak 1 6 2 2 Duriya 5 17 3 2				
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ausi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be old,	share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears do from it.
1	•		4	•		7	8	9
		Rs. A. P.	Rs. A. P.	Mauza— As. D. K. RT. Fazil chak 8 0 0 0 Gangadasbarh kismat 16 0 0 0 Gangadas chak 16 0 0 0 Gonoka chak 16 0 0 0 Gumariya bherhi 8 0 0 0 Gumariya bherhi 5 6 3 2 Gomunda 5 6 3 2 Gomunda chak 9 0 0 0 Gopal chak 8 0 0 0 Gourangobarh 5 6 2 2		Rs. A. F.	Rs. A. P.	Rs. A. P.
	1.0			Gourango chak				
			anen (j. 17. di Wasan Bank	Jul chak 10 18 1 1 Jadhu chak 16 0 0 0 Jamini chak 16 0 0 0 Jugalbar kismat 16 0 0 0 Juned chak 16 0 0 0 Jotbar chak 8 0 0 0 Jhilinga 16 0 0 0 Kalaharsagar 16 0 0 0 Kalankoi bara 13 0 0 0	Marine IIII	No mid	n in the Pro-	
The state of the s		3,152,310		Kolagechha chak 16 0 0 0 Kanchanpur 16 0 0 0 Kapasgerha 16 0 0 0 Kapasgerha kismat 16 0 0 0 Kusis chak 1 6 2 2 Kaidana 8 0 0 0 Krishnagerha 16 0 0 0 Krishnagerha 16 0 0 0 Kharika 8 0 0 0				
の との はいの		into malata	No Table	Aari kachak 8 0 0 0 0 Kharika chak 8 0 0 0 0 Kharika chak 9 0 0 0 0 Khoram chak 1 6 2 2 Lasugan 5 6 2 2 Lal chak 8 0 0 0 0 Lawdangri 13 6 2 2 Luapat 16 0 0 0 Mobarack chak 16 0 0 0 Madhuban chak 16 0 0 0 Mahubat chak 16 0 0 0	ST US OF STREET	The state		
			100	Mahamad Kasim chak				
The state of the s				Malpari chak 10 13 1 1 Malikora 8 0 0 0 Mamudpur 16 0 0 0 Manudabaj 16 0 0 0 Mangloi 16 0 0 0 Manikpor 5 6 2 2 Masa chak 16 0 0 0 Matkadpur 16 0 0 0 Matkadpur kismat 16 0 0 0				
				Nasagna chak 5 6 2 2 Nasagram 5 6 2 2 Nayan chak 10 13 1 1 Nar \$ 0 0 0 Narma 5 6 2 2 Nibra 16 0 0 0 Nibra chak 16 0 0 0 Nibra chak 16 0 0 0				
3.87				Nuskistnat	or 5 amortise tolor- yell to to 68 life (Amortis tolor street	acto (del	1 800	
of Tongs				Pathor chak	All Commences		aleteno	
				Poddar chak 5 6 2 2 Panspura 5 6 2 2 Prosadbar kismat 13 0 0 0 Protappur 16 0 0 0 Rangi chak 5 6 2 2 Ratanchak kismat 13 0 0 0 Radhabinod chak 5 6 2 2 Raipur 5 6 2 2	ALPK E			
			7	Ramdeb chak	in in		entropped (8 4

Tausi No.	Name of mahal and pareasa.	Badar jama of whole estate,	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares,	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it,
1	19. 2	8	4		6	7	8	9
		Rs. A. P.	Rs. A. P.	Saluka kismat 8 0 0 0 Sanchehata 10 13 1 1 Sansahara 8 0 0 0		Rs. A. P.	Rs. A. P.	Rs. A. P
	000			Superajpur				
				Sonchor kismat	AND TO	•		
2263	Mahai Palpara, ph Sabang.	735 8 6	Entire	Teghori Junbolida 13 0 0 0 Udoyrambarh 5 6 2 2 All other shares than that specified will be excluded from sale.	Choudbory Moheswar Masanta and another.		843 7 0	-

Midnapore, the 20th May 1911.

M. SINGH, for Collector, Midnapore.

Notification A.

NOTICE is hereby given, under sections 6 and 13. Act XI of 1859, that the undermentioned estates and shares of estates in the district of Hooghly will be put up for sale at the office of the Collector of that district on the 26th June 1911 at 12 neon for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of mahal and pargana.	Sadar jama of whose estate,	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	1	8	4		6	7	8	9
4082	Kalupukur, pargana Jehanabad,	Rs. A. P. 13,526 1 1	Nil	Residuary share consisting of 2a, 13g, 1c, 1kt, share of the estate.	Uma Charan Rai and nine others.	Rs. A. P. 2,258 9 5	Rs. A. P. Nil	Rs. A. P. 468 15 6

The 15th May 1911.

J. LANG, Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Puri will be put up for sale at the office of the Collector of that district on the 7th August 1911 at 12 o'clock for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauri No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of property to be sold, the property to be sold.		If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.	
1	8	8			6	7	8	9 *
120 147 2	Ma. Bagha, pargana Oladhar. Ma. Hare Krishna- pur, pargana Rahang.	Rs. A. P. 546 0 0 2,147 0 0	Whole	4 annas All other shares besides that specified will be excluded from the sale.	Raje Makund Deb Bhikhari Misra	Rs. A. P. 585 18 0	Rs. A. P. 273 0 0	Rs. A. F.

Puri Collectorate, the 9th June 1911.

J. CLARK, Collector.

Notification B.

of ICE is hereby given, under sections 5 and 13, Act XI of 1869, that, unless the arrears mentioned below are paid on or before the next latest date of payment, viz., the 28th June 1911, the undermentioned estates or shares of estates in the district of Midnapore be put up for sale at the office of the Collector of that district on the 26th September 1911 at 12 o'clock for the said arrears.

When in colums 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a rate account is kept for that share, and that the other share or shares in the estate are excluded from the sale:—

Name of mahal and pargana,	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of pro- prietors of property to be sold.	If only a share is to be sold, the sadar jama of such share,	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.	Nature and amount of demand for which to be sold.
2	3	4	MET SE THIS I HE SA	6	10700	8	9 2 400	10
Mauza Ban- darboni, ph. Kolyanpur, tenure No.	Rs. A. 903 12	Entire	Marie Company	Sital Moni Dasi.	R« A. P.	Rs. A. P. 1,886 1 10	Rs. A. P.	Rent, Rs. 1,886-1-10— January 1908 154 5 March 210 7 June 49 1 September 35 1 January 1910 109 18
			1000		3 -1 -1	100000	anage de	March 423 10 June 98 13 September 70 9 January 1911 810 10
								March ,, 423 10

Midnapore, the 1st June 1911.

Modeshwara Singh, for Collector.

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated on the Grand Trunk Road and adjacent to the Konnagore Police station, in the district of Hooghly, will be put up to sale at 1 o'clock on Monday, the 31st July 1911, corresponding with the 15th Sraban 1818 B.S., Fusli, at Chinsurah Land Acquisition office:—

The purchasers of the several plots of land will be subject to the following conditions:-

- 1st .- If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.
- 2nd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first, succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.
- 3rd .- The plots of land will be sold revenue-free to the highest bidders.
- 4th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Commissioner confirming the sale.

0	Name of	Pargana	Number of mile on which	Situated on which	APPROX AREA OF BIGHAS A	LOT IN	LAND BX FROM SAI BACH	LE FROM	Commence- ment and	Boundary of los.
number.		and mauza.	land is situate.	side of the railway.	В, к. с.	Acres.	Reasons for exclusion.	A. R. P.	termination of lot.	and the second s
1	Hooghly	Konnagore, pargana Boro,	Nil	Situated on the north- esst side of the Kounagore police- station,	0 0 6	*0061	Nil		Nil	North and West-By the land of Lalit Kumar Deb. East-By the Grand Trani Road, and on the South-By Government land of Konnagore police-sta- tion.

Chinsurah, the 30th May 1911.

KUMUD NATH MUKHABJI, for Collector.

APPENDIX XXIII.

Advertisement of Sale.

Colors is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Eastern Bengal State Railway, in the district of Murshidabad, will be put up to sale at 1 o'clock on the 9th August 1911, corresponding with the 24th Sraban 1318 B.S., at the Subdivisional Office of Jangipur.

The purchasers of the several plots of land will be subject to the following conditions:—

The purchasers will have no power to make any excavations on the land nearer than 15 feet from the railway boundary, or to plough the land nearer than 3 feet from the same.

2nd.—If the amount of purchase money does not exceed Rs. 100, the whole amount must be paid down at once.

3rd.—If the amount of purchase money exceed Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

4th.—The plots of land will be sold revenue-free to the highest bidders.

5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Commissioner confirming the sale.

Tre lot	Name of		Pargana and mausa	Numbe of mile on whi	oh on	unted which		ARE	HAB	NIMA F LOT AND RRs.	r r	N	LAND BXC FROM SAL BACH	R FROM	Commence- ment and	Boundary of lot.
Conscounte number.	district,		a way	land is	i Ha	ilway.	В.	K.	c.	Δ.	R	. Р.	Reasons for exclusion.	Δ.	termination of lot.	
1	Murshidaba	-	Laskarpur Dholmari (Bajupur).	96A	Ea	st	2	19	15	0 8	3 2	88-513	9		1	North-Kashi Shaikh and Chandra Chain. East-E. B. S. Railway land, plot No. 15. South-E. B. S. Railway land, plot No. 2.
	Ditto		Ditto	96A	D	0	3	6	13	1 () 1	16.698			2	West-Miajan Shakh. North-E. B. S. Railway land. plot No. 1. East-E. B. S. Bailway land. plot No. 16. South-E. B. S. Bailway land, plot No. 3. West-Sarada Dasya.
3	Ditto		Ditto a	96A	D	0	0	19	14			12-562		••••	8	North—E. B. S. Railway land, plot No. 2. East—E. B. S. Railway land, plot No. 14. South—E. B. S. Railway land, plot No. 4. Wess—Sarada Dasya.
٠	Ditto	***	Ditto	964		0.	0	19	6			11.540	- Lessus	Aller and the state	on congress	North- B. B. S. Railway Bast- South- 13, 14 and 5. West-Sarada Dasya.
8	Ditto	177	Ditto	96A	D	lo	3	19	2	0 1	1	10.268		,	15	North— E. B. S. Railway East— iand, plot Nos. 4, South— 13, 7 and 12, West—Sarada Dasya.
. 6	Ditto	***	Ditto	96Д		10. Tana		8	0	0	0	1*323			6	North—B. B. S. Railway Bast— land, plot Nos. 5, South— 7 and 8. West—Sarada Dasya,
•	Ditto	1000		and the	world -	lo		13		0	0	85*702		3 77	7	North— E. B. S. Bailway East— land, plot Nos. b. 12 and 5. West—E. B. S. Kailway land, plot No. 6.
8	Ditto	•••	Ditto	96.4		lo		11	189	0	0	29-916		er in the	8	North— B. B. S. Railway East— land, plot Nos. 6, South— 7, 12, 11, 9 and 18. West—Sarada Dasya.
	Ditto	**	Ditto	96А	D	o	0	3	4	0	0	8.595		de dine	9	North B. B. S. Railway East and 10. South Girls N. Roy. West Sarada Dasya.
10	Ditto	***	Ditto	96▲	Section Co.	10.	VP 23	10	18	0 :	2	1.488	A SPECIAL SECTION OF THE SECTION OF		10	North— East— South— West— B. S. Railway land, plet Nos. 8, 18 and 9.
31	Ditto		Ditto	964	D	ю	1	3		0 (8.000	(h	North- East- South- West- E. B. S. Railway land, plot Nos. 13, 17, 18, 8 and 12.
12	Ditto		Ditto	96A	- D	10	. 0	12	6	0 (0	32-728		190 190 190		North- East- South- West- E. B. S. Railway land, plot Nos. 5, 11, 13, 8 and 7.
18	Ditto		Ditto			00	. 0	3	2	0	0	8'264			18	North— East— South— West— B. S. Railway land, plot Nos. 14, 17, 11, 5 and 12.
14	Ditto		Ditto	962		Do	0	3	8	0 (0	8.430		-	14	North—Bast—South—Band, plot Nos. 15, 16, 13, 8 and 4.

tilve lot	Name of district,	Pargana and mauza.	Number of mile on which land is	Situated on which side of the	OF LOT	EATE AREA IN BIGHAS ACRES,	LAND RECEU	M BACH	Commence- ment and termination	Boundary of lot.
donseenting unmber.	adi o moio	La le setel	situate.	railway.	В. к. с.	A. R. P.	Reasons for exclusion.	1 A. 1	of lot.	necy (guest a Colle cas and harm Shi necessor Delanakan
15	Murshidabad	Laskarpur Dholmari (Bajupur.)	96A	East	0 16 5	0 1 3 141	90.5	-	15	North—Madari Biswas, East— E. B. S. Railwa South— land, plot Nos. 16 West— 14, 17, 1 and 2,
16	Dist :	Ditto	, 96A	Do	(4) 0 6 (s)	1 1 12 502 day days	As Is	7191() 10 0 0 10 10 0 0 10	ag 16	North—Jugai Paikh, East—Uma Charan doy. South— E. B. S. Railwa land, plot Nos.
17	Ditto	Ditto	964	Do	2 19 6 5 7 d 2 d 2 d 2 d 2	0 8 39.085	THE LITER OF	ili a nno ar an re min i grafiar	and 17,	North—E. B. S. Enilway land plot Nos. 15 and 1 East—Bhuban Roy. South—{ E. B. S. Railwing land, plot Nos. 11, 14 and 15,
18	Ditto	Ditto	1 96A	Do	3 4 10	0 2 38 07			18	North-E. B. S. Railway lan plot Nos. 11 and 1 East-Natabar Sarkar, South-Makhab Lai Roy, West-E. B. S. Railway lan plot No. 10.
19	Ditto	Ditto	96A	Do	0 0 10	0 0 1.654	1 4 1 b	···	19 +	North- B. R. S. Railw East- land, plot Nos. South- and 2. West-Umejan Shakh.
		La La Caración de la	national a	Went.	23 7 9	7 2 36.530	1/21 2 13			NISBN 1

Raghunathganj, the 12th June 1911.

JATINDRA MOHAN SINHA, Subdivisional Officer, Jangipur.

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Bengal-Nagpur Railway, in the district of Manbhum, will be put up to sale at 12 o'clock on Wednesday, the 2nd August 1911, corresponding with the 17th Sraban 1318 Fusli, at the Mohuda Railway Station.

The purchasers of the several plots of land will be subject to the following conditions:-

- 1st.—The purchasers will have no power to make any excavations on the land nearer than 15 feet from the railway boundary, or to plough the land nearer than three feet from the same.
- 2nd .- If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.
- 3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.
- 4th.-The plots of land will be sold revenue-free to the highest bidders.
- 5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Board confirming the sale.

101 9.	Name of district.	Pargana and maura.	Number of mile on which land is situate.	Situated on which	OF LOT I	MATE AREA N BIGHAS ACRES.	FROM BALE FROM EACH LOT.		Commence-	All the later of t
Consecutive No.				side of the railway.	В к. с.	A .E. P	Reasons for exclusion,	A. B. P.	termina-	Boundary of lot.
1	Manbhum	Pargana Nowa- garh, mauza Pandedih and Puddogora.	141	North	59 8 4	19.64 acres			Commences at chainage 92.620 and terminates at 96.160.	North and South—Bengal Nagpur Ballway land, East and West—Wast land of village Pan- dedih and paddy and waste land of village Paddogora,

P. N. MUKHARJI, Land Acquisition Deputy Collector, Manbhum.

Interest of the property of the second of th

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estate, situate in the district of Hooghly, will be put up to sale at the Hooghly Collectorate on the 26th of June 1911, corresponding with 11th of Asar 1318 B.S.

Conditions of sale.

- 1st.—The estate to be sold to the highest bidder above the upset price, which will be fixed by the Collector at the time of sale. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.
- 2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.
- 3rd,—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
- 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

List of petty Government estates of Sadar Subdivision of the district of Hooghly to be sold on the 26th March 1911.

fanzi No.	Name of estate, thana or pargana.		Approximate area in acres.	Government revenue.	REMARKS.
	THE WILL INDOORSELD SHEET AND AND AND	END	A. R. P.	Rs. A.	The second secon
4071 4626	Musuria, thana Balagore Toregram, , Pandua		0 0 19½ 1 1 10	4 13 20 12	

Chinsura, the 23rd May 1911.

J. N. BANERJEE, Deputy Collector.

Advertisement of Sale.

OTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situate in the district of! Hooghly will be put up to sale at the Howrah Conactorate on the 12th July 1911, corresponding with 27th Assar 1318 B. S.

The purchasers will be subject to the following conditions of sale :-

Conditions of Sale.

- 1st.—The estate to be sold to the highest bidder above the upset price which will be fixed by the Collector at the time of sale. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed
- entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

 2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in forcel: and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

 3ra.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid at once.

 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by the noon of the 15th day after the sale, reckoning the day of sale as one, or, if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number on the district roll.	Name of estate	and pargana.	Ap	proxi	mate a	reå in acres.	Government revenue assessed.
4960 4964 4969 4962 4973	Bankra Bargachia Bhupaupur Patihal Makardah		B. K. 0 2 0 6 11 15 0 1 0 1	CH. 4 6 15 5	8Q. FT 12 0 6 55 16	or '0353 acre or '1625 acre or 3'89 acres or '0272 acre or '0276 acre	1 14 31 1 0 11

Abstract Statement of the Uncovenanted Service Family Pension Fund for the quarter ending 31st July 1910, being the first quarter of the year 1910-11, compared with the corresponding quarter of the year 1909-10.

PARTICULARS.	qu	For tarter of Slat J	uly	For t quarter e 31st J 1909	nding	Incre	nane.	Decry	aso,
Salance in favour or the Fund at the end of the previous quarter		Rs. 45,02	15 P.	Ra. 1,59,92,09	7 7 6	Rs	. A. P.	Rs. 47,06	A. F. 7 7 10
ADD INCOME— Subscriptions from 1st May to 31st July in the Widows' Fund Subscriptions from 1st May to 31st July in the Children's		94,445	2 8 0	98,25 44,840	0 13 0 0 5 0	2 A 1			5 0 7 12 0
Fund. Income and outlay on office buildings and grounds Fees and stamps Amount at credit of subscribers under Rule 55 transferred to divisible surplus and amount of excess surplus similarly transferred for redistribution under amended Rule 54.		1,88 62,07	5 9 6 1 8 0 0 12 0	98: 54,72	3 0 0		98 5 6 18 8 0 44 12 0		
Total Income	1	,99,33	2 14 6	1,98,327	7 6 0	7,70	1 9 6	6,75	6 1 (
GRAND TOTAL	1,61,	44,36	2 14 1	1,61,90,42	4 18 5	A 7,7	61 9 6	53,82	8 8 10
DEDUCT EXPENDITURE— Pensions payable to incumbents in the Widows' Fund Ditto ditto in the Children's Fund Stablishment and contingencies Loss by exchange on remittances out of Indis Commission paid for money-orders Amount of divisible surplus divided amongst qualified subscribers in Widows' Fund. Amount of divisible surplus divided amongst qualified subscribers in Children's Fund.	3	95,59 10,04 13,36 68	6 9 3 9 1 10 8 0 4 9 15 11 6 10 0 5 4 0	96,166 7,643 8,83 755	5 11 0 6 1 0 5 14 6 3 0 0	2,4 4,5		56	7 12
The state of the s	7	,07,98	3 13 4	6,90,106	1 14 8	B 19.42	39 15 4	1.56	3 0 8
Balance in favour of the Fund	1.54	-	9 0 9	1,55,00,817		C-11,67		52,26	
GRAND TOTAL	1.61	-	2 14 1	1,61,90,424			61 9 6	53,82	8 8 10
Proportion of divisible surplus payable to qualified members of more than five years' standing		,00,74	3 6 0	99,27	9 6 0	1,4	64 0 0		
	Widows'	Fund.	Children's Fund.	Widows' Pund.	Children's	Widows'	Children's Fund.	Withows.	Children's Fund.
Number of subscribers (on 31st July) Ditto of incumbents (on 21st July) Ditto of subscribers sharing abatement (1st May)		948 716 949	547 845 519	992 706 997	579 846 548	10	=	49	8 1 29
A.—Net decrease in grand total of income B.—Net increase in total expenditure U.—Net decrease in balance			× 5	and of the second	Rs. 46,061 17,876 63,938	14 8		17.3	
			100	W. MEDI		.c.a.,}A	uditore.		
					ablish.	hu auda	n of the	Direct	

Published by order of the Directors,

J. M. MENDES, Accountant. RIVERS HOWE, Secretary.

U. S. F. P. Fund Office, Calcutta, the 27th May 1911.

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L. A. F	8 % 64: 1	A 18 44 28	7 v8 v85	
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0.00	the state of the s	· · · · ·	Card as	remark to men appear faller
		91.1 173.7		v. sum in some someted
1 62 4511.0H	latar	P. 41 (6),05	and an interest	

Prace W. Worther.

Monax Lan.

Carcutta,

Secretary, D.C.S.

Consider, D.C.o.

The 1104 May 1911.

District Charitable Society.

Cash Accounts for the month of April 1911.

Budget for 1911.	BECHIPTS.	April 1911,	Total.	Total from 1st January to 80th April 1911.	Budget for 1911.	Expunditure,	April 1911,	Total.	Total from 1st January to 30th April 1911.
Re.	AC, 4 1 1 1 1 1 1 1 1	Re. A. P.	Ra. A. P.	Rs. A. P.	Rs.	POOR RELIEF-	Rs. A. P.	Rs. A. P.	Rs. A. P.
	GRANT-IN-AID-	Arrest construction	1000	4 000 0 0	12,366	Through District	1,014 0 0		4,170 0
3,000	Government of India	1,200 0 0 250 0 0		1,000 0 0	27,600	Through Indian	2,181 2 0	1.1.5	9,392 8
			1,450 0 0	5,800 0 0	10,410	Through Central Office (Pensions).	788 8 0		3,174 0
10.5			Hall Mills of Mills	D WELL	900	Through Central Office (School fees).	66 0 0		277 0
	PUBLIC SUBSCRIP-			National Section 1985	2,400	Through Central	128 7 9		601 6
6,000	Recurring	*1,032 0 0		*3,380 0 0		orders). Through Commis-	4 14 6		298 A
8,000	New	†125 0 0		11,017 0 0	1,800	sioner of Police. X'mas Dinner			447 6
200	X'mas Dinner Donations to Indian Committee.			501 0 0	500	Land State		4,183 0 3	18,357 9
	Committee.		1,157 0 0	4,898 0 0	3,804	ALMS House— Establishment and	317 0 0	207	1,268 0 (
	BANK INTEREST-			*,000 0 0	15,000	Enquiry Officer. Dieting	1,641 9 9	Second 1	4,900 14
280	General Reserve Fund	2,227 10 6		140 0 0 10,866 8 8	1,800 1,000	Clothing and Bed-	187 8 3		700 14
18,000	Trust Funds "A"	350 8 2	2,578 2 8	2,775 11 9	6,300	ding. Bakery	672 7 0		2,295 8
				13,782 4 5	7,500	Workshed	228 11 6	8,047 4 6	2,970 2
7,600	ALMS HOUSE-	1,014 15 6		2,398 1 9		CENTRAL OFFICE-		DATE SHOWING	12,185 7
9,500	Workshed	676 2 6	1,691 2 0	2,927 5 6	7,000	Establishment Commission on	573 8 0		2,093 0 38 7
2.1				5,825 7 8	500	Collections.	250 0. 0		250 0
D &	RELIEF PUND-		Control and a		540 550	Rent	45 0 0 39 7 6 72 8 0		180 0 166 10
3,400	Special Relief	146 15 0	146 15 0	600 5 9	600	Printing and Adver- tising.	72 8 0	980 7 6	253 13
	10 0 1011	0.0	7,023 3 8	30,406 1 5	A CONTRACTOR	SUNDRY CHARGES-	at A A A A	A 12 A 12	23 9
WHEN THE	MATERIAL TO THE STATE OF				90	Bank charges Interest on over-	93 13 4	23 13 4	29 15
april i	DEPOSIT		7.5	28 9 0		draft		25 13 4	53 9
-	Prom Official Trustee A. G. Apoar's Charity	585 3 3	555 3 3	2,345 13 0	F-1-1	DEPOSIT	10 m	8,234 9 7	33,528 9 25 9
*****	A. G. Apoar's Charity	400 0 0	400. :0 0	400 0 0		DEPOSIT			20
					100	DESOUZA HOME- Payment as per	566 19 3	506 12 8	2,270 6
1	ON VIT	1 308	1007	743		Account. A. G. Apear's charity	17. 1	152 0 0	进程。2020年1月16日
0.	g)	100	704	01g 01	198	a. G. Apost s charry	mount ground	-	to water
06,880	Total		7,978 6 11	33,177 7 5	1,00,660	Total		8,953 5 10	35,976 8

^{*} Rs. 58 or Rs. 285 from Indian Public. From Raja Rajandra Mullick Charity, Rs. 300 or Rs. 460,

3. W. Webland, v.c.r. Androre.

which states and the state of t

Opening balance on 1st January 1911	Ba. A. P.	Rs. A. P. 1,547 1 9	Total payments from 1st January to 30th April 1911		Es. A. P.
Total receipts from 1st January to 80th April 1911		88,177 7 8	Cash in hand		575 8 9
Balance debtor in Bank	_	1,827 4 10			
Total		36,551 14 0	Total	8	8,861 14

CALOUTTA,

The 11th Moy 1911.

MOHAN LAL,

Cashier, D.C.S.

PERCY W. WOOLLEY,

Secretary, D.C.S.

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL

for the week ending 13th June 1911.

LIABILITIES.	ASSETS.
Ra. A. F. Capital paid up 2,00,00,000 0 0 Reserve Fund 1,75,00,000 0 0 Public Deposits at Head	Government Securities 2,52,01,120 0 0 Other authorized Investments 63,49,999 0 0 Loans on Government and other authorized
Office Rs. 99,80,922 8 10 2,21,36,798 12 0 Ditto ditto at Branches , 1,21,55,876 3 2 2,21,36,798 12 0 Other Deposits at Head Office and Branches 15,80,92,427 6 7 Bank Post Bills, &co 8,40,790 11 1	Securities
Bundries 24,87,389, 4 4	Bullion
	Cash & Currency Notes at Head Office* Rs. 4,09,03,812 15 9 Cash & Currency Notes at Branchest , 3,72,90,107 4 10 7,81,93,920 4 7
napees 22,10,07,406 2 0	Rupees 22,10,07,406 2 0
• Includes Sovs. & 1 Sovs. † Do. do.	, value Rs. 2,11,485 0 0 do. ,, 4,89,042 8 0
A STATE OF THE STA	7,10,527 8 0
Rate for Demand Loan	s, 4 per cent. By order of the Directors,

BANK OF BENGAL, Calcutta, the 15th June 1911.

(1-75) Troll de Percentage 42.61. C. M. BASTIN, Chief Accountant.

N. H. Y. WABREN, Offg. Secretary and Treasurer. (799—1)

FORM 11.

INSTRUCTIONS 97 AND 120.

Abstract of the Estates Partition Fund of Darbhanga district for the year 1910-11, prepared as required by section 42, Act V (B.C.) of 1897.

Rs. A. P.

		() · · · · · · · · · · · · · · · · · · ·		TAD.	A.	r.	
(4-71-)	Balance at credit of the Fund on 1st A	pril 1910		4,565	5	-5	
W. W. W.	Receipts for the year 1910-11		- TENEDERS	19,160	-1	5	
	Disbursements during the year 1910-11	Jan Lile dat	dr. 22. of	14,544	11	'9	
. 7 . 600	Balance on 31st March 1911	Charles a street		50	0	3	7
villed good	A CHARLEST OF THE PARTY OF THE	D	49/0	37 1 100	0.23		7

H. R. T. S. Penrott, Collector of Darbhanga. (797—1)

LAHBRIA SERAI, the 14th June 1911.

FORM No. 11.

Instruction 97. Abstract of the Estates Partition Fund of district Shahabad for the year 1910-11, prepared as required by section 42, Act V (B.C.) of 1897.

	Balance at credit of the fund on	1st April 1910			4,234		1100	
M vi	Beceipts for the year	Section Control	Case of the last	***	5,611	14	11	
	Disbursements during the year				11,954	15	4	S.
N. VI	Balance at credit on 31st March	1911	***		10,577	14	9	

J. Johnston, Collector. (829--1).

ARRAH, the 15th June 1911.

Name of heading.

THE abstract of the Estates Partition Fund of the Outtack district for 1910-11 below is published for general information under section 42 (6) of the Estates Partition Act, V (B.C.) of 1897 :-

		Rs.	A.	P.	
Balance at credit of the fund on the 1st April 1910		1,882	5	10	
Receipts for the year 1910-11		15,795	7	7	
Dishursements during the year 1910-11	u Lekal 📜	11,627	12	4	
Balance at credit of the fund on the 31st March 1911	2	6,050	1	1	
	The state of the s	OF 1915/47	-		

W. EGERTON, Collector. (833-1)

Cuttack, the 7th June 1911.

Notification of Sale.

TO be peremptorily sold by the Registrar, Calcutta High Court, Original Side, in his sale-room in the Court-house on Saturday, the 1st day of July 1911, at 12 o'clock noon, pursuant to a decree nisi and decree absolute made in Suit No. 511 of 1907 (wherein Monmothe Nath Dutt and others are the plaintiffs and Preo Nath Mitter and others are the defendants), and dated, respectively, the 15th day of February 1909 and the 23rd day of January 1911, the undermentioned properties:—

dated, respectively, the 15th day of February 1909 and the 23rd day of January 1911, the undermentioned properties:—

Lot No. I.—Three annas share of the defendants in taluq abad Baishatta, appertaining to Sundae Bons Lot No 30, 32-3. Estate No 1441, included in the Collectorate Towji Taraf Gopalnagore, pargana Moida, within the jurisdiction of thana and sub-registry Joynagore, district 24 Parganas, the whole 16th of which contains an area of 29,822 bighas and is held under a lease from the Government for 48 years, expiring in 1335 B.S. with a separate account for the defendants bearing No. 1441-3 and the annual revenue payable in respect of which is Rs. 524-3-8

Lot No. II.—The premises No. 7. Ram Mohan Saha's Lane, Suripara, Simla, Holding No. 167, Collectorate Block No. 24, Northern Division of the town of Calcutta, a partly one- and partly two-storied brick-built dwelling-house with land thereunto belonging, measuring 11 cottahs 5 chitaks and 38 square feet, more or less, whereof the annual revenue is Rs. 2-3-8, and bounded on the north by Ram Mohan Saha's Lane, on the east by premises No. 8, Ram Mohan Saha's Lane, on the south by a Municipal sewer ditch and on the west by premises No. 6, Ram Mohan Saha's Lane.

The abstract of title deeds and conditions of sale may be seen at the office of the Registrar or at No. 10, Old Post Office Street or in the office of Mr. H. C. Ghose, the plaintiff's Attorney, on any day before the sale and will be produced at the sale.

J. H. Hechle, Registrar.

J. H. HECHLE, Registrar.

H. C. Ghose, Plaintiff's Attorney.

Calcutta High Court, Original Side, the 20th May (772-1 714)

Advertisement.

Advertisement.

PURSUANT to a decree of the High Court of Judicature at Fort William in Bengal in its Ordinary Original Civil Jurisdiction. made in Suit No. 1158 of 1909 wherein Sceemutty Sailabashini Debi is the plaintiff and Joy Lal Chatterjee and Bejoy Lal Chatterjee are the defendants and dated the 22nd day of November 1910 the creditors of the testator Heera Lal Chatterjee, deceased, late of Chatra, pargana doro, thana Scrampore in the district of Hooghly who died on or about the 10th day of September 1904 are on or before the 10th day of July 1911 to send to the office of the Registrar of this Court in its Original Side, their names, addresses and descriptions, the full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them (with a Court-fee stamp of Rs. 2 affixed thereon), or in default thereof they will be peremptorily excluded from the benefit of the said decree

Every creditor, holding any security, may produce or transmit the same to the Registran and the language of the same to the Registran and the language of the same to the Registran and the language of the same to the Registran and the language of the same to the Registran and the language of the same to the Registran and the language of the same to the Registran and the language of the same to the Registran and the language of the Registran and the language of the Registran and the Regi

Every creditor, holding any security, may produce or transmit the same to the Registrar, with the particulars of his claim, or shall produce the same before the Assistant Referee of the said Court on Monday, the 17th day of July 1911, at 11 o'clock in the forenoon being the time appointed for adjudicating on the claims.

J. H. HECHLE Registrar.

Jateendra Nath Mukerjee, Plaintiff's Attorney.

High Court, riginal Side, Calcutta, the 7th day of June 1911: 10 (O.U) V , 10/1 110 (792 - 1 - 778)

SUIT No. 464 OF 1903.

In the High Court of Judicature at Fort William in Bengal.

ORDINARY ORIGINAL CIVIL JURISDICTION. Hurro Coomer Dey versus Luckhey Narain Paul and others.

PURSUANT to a decree of the High Court of Judi-eature at Fort William in Bengal in its Ordinary Original Civil Jurisdiction made on the 5th day of

August 1908 in Suit No. 464 of 1908 wherein Hurro Coomer Dey is plaintiff and Luckhey Narain Paul and others are defendants, the creditors to the estate of Rai Chintamoney Dey, deceased, of Harcourt's Lane, in the district of Howrah, who died on the 21st day of October 1894 on or before Monday, the 10th day of July 1911, to send to the office of the Registrax of this Court on its Original Side their names, addresses and descriptions, the full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said decree.

Every creditor holding any security may produce or

Kvery creditor holding any security may produce or transmit the same to the Assistant Referee with the particulars of his claim on Monday, the 17th day of July 1911, at 12 o'clock noon, being the time appointed for adjudicating on the claims.

Claims to be sent in with a Court-fee stamp of Rs. 2 affixed therein.

J. H. HECHLE, Registrar.

Dutt and Guha, Attorneys for the plaintiff. High Court, Original Side Calcutta, the 22nd May (835-1-783)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER.

No. 131 or 1911.

Re Sushil Chandra Banerji, residing at No. 141-1,
Maniktolia Street, in the town of Calcutta, and lately
carrying on business in co-partnership with Pankaj
Kumar Kar at Chinipatty, Barabazar, under the style
and firm of S. C. Banerjee, P. C. Kar & Co., as sugar
broker, ex parte the debtor.

On the 8th day of June 1911, an order was made by
the High Court of Judicature at Fort William in
Bengal in its Insolvency Jurisdiction adjudging the
abovenamed as an insolvent.

abovenamed as an insolvent.

NOTE -All debts due to the estate should be paid to me.

Dated this 14th day of June 1911.

C. E. GERT, Official Assignee of Calcutta. (817-1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER.

No. 132 or 1911.

be Percy Douglas Howard, formerly of No. 42, Dhurrumtolla Street, in the town of Calcutta, and at present residing at No. 33, Creek Lane, in Calcutta, aforesaid, and working as an assistant to Messrs. Furn & Co., Engineers of Howrah, ex parte the

debtor.

On the 8th day of June 1914, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Nors.-All debts due to the estate should be paid to n Dated this 14th day of June 1911.

C. E. Grey, Official Assignee of Calcutta. (816-1)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGARAS. In the Court of the District Judge at Alipur.

INSOLVENCY CASE No. 99 or 1910.

In the matter of Ramcharan Sadhakhan, son of Kuber Chandra Sadhakhan, by caste Kapali, by occupation service of Serarati thana Hasnabad, district 24-Parganas, applicant, debtor.

PURSUANT to a petition, dated the 9th December 1910, and on the application of the said applicant and on reading the said petition and hearing the pleader for the said applicant on 15th May 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

Dated this the 8th day of June 1911.

T. W. RICHARDSON, District Judge, 24-Parganas. (780-1-780)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]
DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipur.

INSOLVENCY CASE No. 8 or 1911.

In the matter of Nandalal Banerjee, of Khidderpur, thana Watgunge, district 24-Parganas, applicant, debtor

PURSUANT to a petition, dated the 21st January 1911, and on the application of the said applicant Nandalal Banerjee and on reading the said petition and hearing Habu Ramtaran Banerjee. M.A., B.L., Vakil for the applicant, and Babu Ramraian Chatterjee, B.L. and others, pleaders for the opposite creditors on B.L., and others, pleaders for the opposite creditors on 15th May 19 1, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent. The 26th June 1911 is fixed for the creditors to prove their bts.
Dated this the 10th day of June 1911.
T. W. BICHARDSON,

District Judge, 24-Parganas. (786—1—793)

ORDER OF ADJUDICATION.

Section 16 of the Provincial Insolvency Act, III of 1907. DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 9 of 1911.

In the matter of Nanigopal Mukherjee, of Khidderpur, thena Watgunge, district 24-Parganas, applicant,

PURSUANT to a petition dated the 21st January 1911, and on the application of the said applicant Nanigopal Mukherjee and on reading the said petitition and hearing Babu Ramtaran Banerjee, M.A., BL, Vakil for the applicant, and Bebu Brojendra Nath Bhattacharjee, B.L., and others, pleaders for the opposing creditors, on 16th May 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent. The 26th June 1911 is fixed for the creditors to prove their debts. their debts.

eir debts.

Dated this the 19th day of June 1911.

T. W. RICHARDSON, District Judge, 24-Parganas.
(787-1-794)

ORDER OF ADJUDICATION.

(Section 16 of the Provincial Insolvency Act,

In the Court of the District Judge of Murshidabad.

INSOLVENCY CASE No. 9 or 1911.

In the matter of Girish Chandra Acherjee, son of late Kailash Chandra Acherjee, of Lalbagh, police-station Shahanagar, district Murshidabad, debtor, petitioner.

THE abovenamed petitioner has been adjudged an insolvent by an order of this Court dated the 9th land 1191. June 1191.

S. K. GHOSE, Offz. District Judge Berhampore, the 14th June 1911. (813-1-786 (813-1-786)

ORDER OF ADJUDICATION.

Section 16 of the Provincial Insolvency Act,
III of 1907.]
In the Court of the District Judge of Nadia.

INSOLVENCY CASE No. 14 or 1909 (REMAND).

INSOL' ENCY CASE No. 14 of 1909 (REMAND).

In the matter of Munshi Muhammad Kaem, son of late Munshi Hajijaddin Abammad, by caste Musalman, by profession nit, of Govindpur, police-station Santipur, district Nadia.

PURSUANT to a petition dated 21st May 1909, and on reading the application for the said Munshi Muhammad Kaem and hearing the pleader for him on the 31st day of May 1911, it is ordered that the debtor be and the same debtor was hereby adjudged insolvent. The 3rd day of July 1911 is fixed for the creditors to to prove their debts.

Dated this the 16th day of June 1911.

8. C. Mallik, District Judge.

(830—1-788)

In the Court of the District Judge of Cuttack.

The 7th day of June 1911.

In the matter of the Indian Companies' Act, 1882, and of the Sree Radhakristo Bilas Provident Company, Limited, Puri.

PON the petition of (1) Benupani Mohapatra, at present of Harchandi Sahi, town Puri; (2) Madhusudan Misra, at present of Harchandi Sahi, town Puri, district Pari, two of the Directors and contributors of the Company; and (3) Chowdhury Pran Kristo Misra of Bhedha, pargana Sungra, district Cuttack, one of the shareholders, on the 19th day of April 1911, and upon the verification thereof by Benupani Mohapatra filed on 22nd April 1911, and upon hearing hearing -

Babu Ramsankar Rai Pleaders of the peti-,, Gopal Chandra Paharaj tioners. ,, Gokulananda Chowdhuri, Vakil of the Managing Director Baidy anath

Sinha. Pitabas Patnaik, Pleader Babu Bhikari Charan Patnaik, pleader of the subscribers—

Damodar Misra. Gobind Chandra Das, minor, through his father

Joy Ram Das.

Patnakar Das Minors, by their father and Gopi Aath Das guardian Daitari Das.

Banamali Das, minor, by his father Lakhan Das.

Dharmu Moharana. Para Dei, minor, by her father Ganesh Moharana. Ram Chandra Ojha.

Pania Dei, minor, by her father Shama Ojha. Gobinda Barik, minor, by his father Dama Barik. Subhadra Dei, minor, by her father Pari Moharana.

Bhima Ojha. Lakhan Ojha. Badha Mohan Naik, minor, by his father Kartik Panu Sahu, minor, by his brother Lokenath

Kailash Panda, minor, by his father Bhima

Dhani Barik, minor, by his maternal grandfather

Bouri Barik.

Bouri Barik.

Pitambar Mohapatra, minor, by his father Shiba
Mohapatra, and Gangamoni Dei.

Babu Gopal Chandra Rai, pleader of the subscribers—
Padms Charan Sahu,
Radha Mohan Sahu,
Gouranga Charan Sahu,
Srimati Radha Debi, and
Shuma Sahu

Srimati Radha Debi, and
Shama Sahu.

Babu Ras Behari Misra, pleader of the shareholders—
Nilkantha Mohapatra,
Chowdhury Jadumoni Misra, and
Chowdhury Arattran Misra,
and upon reading the Calcutta Gazette of the third
day of May 1911, the Utkal Dipika of the 29th day of
April and the Star of Utkal of the 29th day of April
1911, each containing an advertisement of the said
petition. This Court doth order that the said Sree
Radhakristo Bilas Provident Company be wound up
by this Court under the provisions of the Indian
Companies' Act, 1882.

Dated the 5th day of June 1911.

NARENDRA KEISENA DUTT, Sub-Judge in charge. (832-1-819)

In the Court of the District Judge of Bhagalpur.

NOTICE is hereby given, under clause 2 of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors that the insolvency petition of Shivnandan Malık, of Supaul, pargana Malni Gopal, district Bhagalpur, has been admitted by this Court as No. 6 of 1911, and that the 7th July 1911 has been fixed for the heaving thereof hearing thereof.

J. C. TWIDELL, District Judge. Bhagalpur Judge's Office, the 1st June 1911.

(749 - 1 - 747)

In the Court of the District Judge of Birbhum.

INSOLVENCY CASE No. 7 or 1910.

NOTICE is hereby given that one Prasadi Raut, son of Duksha Raut, at present of Sainthia, chowki Suri, district Birbhum, applicant in the above case, was adjudged an insolvent by this Court on the 15th May 1911.

B. C. MITRA, District Judge.

Birbhum Judge's Office, the 2nd June 1911.

(757 - 1 - 746)

In the Court of the District Judge of Cuttack.

INSOLVENCY CASE No. 6 of 1911,

In the matter of Dinabandhu Das, of Balapur, pargana Kotrahang, district Puri, debtor.

PURSUANT to the petition dated the 8th April 1911 by Dinabandau Das, of Balapur, pargana Kotrahang, district Puri, the debtor himself, and on reading the petition and hearing the pleader, it is ordered that the debtor be and the said debtor is hereby adjudged insolvent. The 10th July 1911 is fixed for the creditors to prove their debts.

Dated this 6th day of June 1911.

L. C. ADAMI, District Judge. (789-1-818)

In the Court of the Deputy Commissioner of Darjeeling.

INSOLVENCY CASE No. 9 OF 1911.

Maniram, of Ging Ten Estate, district Darjeeling, insolvent.

WHEREAS the abovenamed has applied to this Court to be declared an insolvent, and the same will be heard by the Deputy Commissioner of Darjeeling on the 26th day of June 1911 at his Court.

F. G. E. PIFFARD, for Deputy Commissioner. Darjeeling, the 17th June 1911. (837-1-802)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1807, to his creditors that the insolvency petition of Sheikh Rabiul Huq Mollah, son of Sheikh Delaruddy Mollah, of Ban Harisspur, thana Panchla, district Hooghly, has been admitted by this Court as No. 38 of 1911, and that the 30th instant has been fixed for the hearing

T S. MACPHESSON, District Judge. (740-1-820) Chinsura, the 13th June 1911.

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 17 or 1911.

NOTICE is hereby given that James Peter Collins, of 110, Bellilious Road, Howrah, district Hooghly, was, on the 5th June 1911, adjudged an insolvent, and the Nazir of this Court has been appointed Receiver of his property. The 11th July 1911 has been fixed for framing a schedule. Clemants should prove their claims on that day claims on that day.

T. S. MACPHERSON, District Judge. Chinsura, the 16th June 1911. (826 - 1 - 790)

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 9 or 1911.

NOTICE is hereby given that Jadu Nath Deshi, of Kasunda, thans Shibpur, district Hooghly, was, on the 5th June 1917, adjudged an insolvent, and the Nazir of this Court has been appointed Receiver of his property. The 15th July 1911 has been fixed for framing a schedule. Claimants should prove their claims on that day. that day.

T. S. MACPHERSON, District Judge. Chinsurah, the 16th June 1911. (827 - 1 - 797)

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 19 or 1911.

NOTICE is hereby given that Mashir Ahmad Sardar, of Shibpur, thana Shibpur, district Hooghly, was, on the 5th June 1911, adjudged an insolvent, and the Nazir of this Court has been appointed Receiver of his property. The 18th July 1911 has been fixed for framing a schedule. Claimants should prove their claims on that day.

T. S. MACPHERSON, District Judge.

Chinsurah, the 16 h June 1911. (828-1-801)

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 16 of 1911.

NOTICE is hereby given that Harold John Callaghan, of 7, Church Road, Howrah, district Hooghly, was, on the 5th June 1911, adjudged an insolvent, and the Nazir of this Cour: has been appointed Receiver of his property. The 10th July 1911 has been fixed for framing a schedule. Claimants should prove their claims on that day. on that day.

T. S. MACPHERSON, District Judge.

Chinsurs, the 17th June 1911. (838—1—787)

In the Court of the District Judge of Murshidabad.

INSOLVENCY CASE No. 16 or 1911 (Act III of 1907).

In the matter of Rash Behari Dutta, son of late Pran Nath Dutta, of Khajerparah, police-station Mizzapore, District Murshidabad.

NOTICE is hereby given to all concerned that the abovenamed petitioner has applied to this Court to be declared an insolvent, and his case has been fixed for hearing, on 30th June 1911.

S. K. Ghosh, Offg. District Judge.

Berhampore, the 13th June 1911.

A DESCRIPTION AS THE

(795-1-795)

In the Court of the District Judge of Murshidabad.

INSOLVENCY CASE No. 17 of 1911 (ACT III oF :1907).

In the matter of Sasi Bhusau Das, of Saidabad, police-station Sujaganj, district Murshidabad.

NOTICE is hereby given to all concerned that the abovenamed petitioner has applied to this Court to be declared an insolvent, and his case has been fixed for hearing on 7th July 1911.

S. K. GHOSE, Offg. District Judge.

Berhampore, the 14th June 1911. (814-1-789)

NOTICE.

In the Court of the District Judge of Nadia.

INSOLVENCY CASE No. 16 of 1911. Petitioner Ganesh Chandra Mondal.

NOTICE is hereby given, under clause (2) of section, 12 of the Provincial Insolvency Act, III of 1997 to his creditors that the insolvency petition of Ganesh Chandra Mondal, of Raghunathpur, police-station Tehatia, district Nadia, has been admitted by this Court as No. 16 of 1:11, and that 8th July has been fixed for the hearing thereof the hearing thereof.

ant dine I , am S. C. Mallik, District Judge.

Krishnagar, the 13th June 1911. (831-1-799)

In the Court of the District Judge of Saran PRESENT:

H. Foster, Esq , 1.c.s., District Judge of Saran. INSOLVENCY CASE No. II or 1911.

In re Jagar Nath Prasad, son of Mohit Lal Sahu, deceased, by caste Kalwar, by profession service, resident of Tajpure, pargena Bal, district Saran, petitioner, versus Sheo Dass Domni and 16 others,

IT having been on the 9th June 1911 ordered that the matter of the petition of said Jagar Nath Prasad be heard on the 29th June 1911, when the said insolvent should appear to be examined before this Court, the fact is hereby notified for the information of all whom it may concern.

H. FOSTER, District Judge.

Saran Judge's Office, the 15th June 1911.

(812-1-800)

In the Court of the District Judge of Saran.

PRESENT:

H. Foster, Esq., 1.c.s., District Judge of Saran. INSOLVENCY CASE No. 7 or 1911.

In re Ram Dass Sahu and four others, sons of Gopi Sahu, deceased, by caste Kandu Madhesia, by profession Mahrjani, resident of village Guthooni, pargana Choubar, district Saran, applicants, versus Jadu Dubey and 30 others, creditors.

IT having been on the 10th May 1911 ordered that the matter of the petition of said Ram Dass Sahu and others to be heard on the 28th June 1911, when the said insolvents should appear to be examined before this Court, the fact is hereby notified for the information of all whom it may concern.

H. Foster, District Judge.

Saran Judge's Office, the 13th June 1911.

In the Court of the District Judge of Saran.

PRESENT :

H. Foster, Esq., I.c.s., District Judge of Saran. INSOLVENCY CASE No. 8 or 1911.

In re Mohabir Prasad, son of Hulas Raut, by caste Goala, by profession cultivator, resident of village Basstpur, pargana Kasmer, district Saran, applicant, versus Secretary of State for India in Council,

IT having been on the 25th May 1911 ordered that the matter of the petition of said Mohabir Prasad be matter of the petition of said Mohabir Prasad be heard on the 29th June 1911, when the said insolvent should appear to be examined before this Court, the fact is hereby notified for the information of all whom it may concern.

H. FOSTBR, District Judge.

Saran Judge's Office, the 14th June 1911.

(815 - 1 - 792)

In the Court of the District Judge of Saran. PRESENT:

H. Foster, Esq., 1.c.s., District Judge of Saran. INSOLVENCY CASE No. 5 or 1911.

In re Laljhari Sahu, son of Ratan Sahu, deceased, by caste Teli, of mauza Padouli, pargana Barai, district Saran, petitioner, versus Babu Jado Lal and others,

I having been on the 24th May 1911 ordered that the matter of the petition of said Laljhari Sahu be heard on the 28th June 1911, when the said insolvent should appear to be examined before this Court, the fact is hereby notified for the information of all whom it may concern. may concern:

H. Foster, District Judge.

Baran Judge's Office, the 13th June 1911. (727-1-791) In the Court of the District Judge of Saran.

H. Foster, Esq., 1.c.s., District Judge of Saran. INSOLVENCY CASE No. 9 or 1911.

In re Masoodan Singh, son of Baburam Singh, by caste Rajput, by profession cultivator, resident of Sahib-zada Rai's Tola in Sitab Diarah, pargana Manjhi, thana Mufassal, district Saran, petitioner, versus Chatushhanian Singh chicaton Chaturbhanjan Singh, objector.

IT having been on the 25th May 1911 ordered that the matter of the petition of the said Mascodan Singh be heard on the 3rd July 1911, when the said insolvent should appear to be examined before this Court, the fact is hereby notified for the information of all whom it may concern.

H. Posten, District Judge.

Saran Judge's Office, the 14th June 1911.

In the Court of the Deputy Commissioner of Singhbhum.

INSOLVENCY CASE No. 2 or 1911.

NOTICE is hereby given, under section 12 (2) of the Provincial Insolvency Act, III of 1907, to all concerned that the insolvency petition of Mangal Tewary, son of Gopal Tewary, of Chaibassa, district Singh bhum, has been admitted by this Court, and that 12th July 1911 has been fixed for the hearing thereof.

B. D. SARRAR, and . sugal A

for Deputy Commissioner, Singhbhum.

Chaibassa, the 14th June 1911. (665-1-784)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. F2 or 1911.

Sashibhusan Maiti, son of Kailas Chandra Maiti, of Hasimnagore, thana Falta, district 24 Parganas,

To Gonesh Chandra Dutta, of Rajarchak, and others, creditors.

ON the 8th day of May 1911, it was ordered that the matter of the petition of the applicant be heard on the 26th day of June 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge.

Alipore, the 19th June 1911.

(719-1-817)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 53 or 1911.

Kailas Chandra Maiti, son of late Madhab Chandra Maiti, of Hasimnagore, thana Falta, district 24-Parganas, applicant.

To Gonesh Chandra Datta, of Rajarchak, and others, oreditors.

On the 8th day of May 1911, it was ordered that the matter of the petition of the applicant be heard on the 26th day of June 1911, and that the said applicant do attend to be examined by this Court on

T. W. RICHARDSON, District Judge.

Alipore, the 19th June 1971.

(718-1-816)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 61 of 1911.

Purna Chandra Nandan, son of late Ram Kumar Nandan, of 27, Banimadhab Nandan, Bhavanipur,

To (1) Ja To (1) Jadunath Das, (8) Mohendranath Das, (4)
Surendranath Dutta, of Bhavanipur, (2) Haridas
Ramdas Dhara, of Benaras City, creditors.

On the 28th day of May 1911 it was ordered that the

matter of the petition of the applicant be heard on the 3rd day of July 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge.

Alipore, the 8th June 1911.

(779 - 1 - 779)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 56 or 1911.

Bhusan Chandra Ghosh, son of late thatik Chandra Ghosh, of Kotalpur, thana Habra, district 24-Parganas,

applicant,
To (1) Debendranath Mandul, (2) Soyamber Mallik, (3)
Gyanendranath Ghosh, (4) Cheru Chandra Ghosh, (5)
Kailes Chandra Ghosh Kola, (6) Amodemani Dasi,
(7) Taher Mandul, all of thana Habra, district 24Parganas, creditors.

Parganas, creditors.

On the 1st day of June 1911 it was ordered that the matter of the petition of the applicant be heard on the 3rd day of July 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge.

Alipore, the 8th June 1911.

(778 - 1 - 782)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 48 or 1910.

In the matter of Chandra Kanta Das, son of late Lakht Narayan Das, of Paikpara, thana Chitpur, distric 24 Parganas, carrying on business in the name and style of Ghosh Das & Co., at No. 42-1, Lockgate Road, Chitpur, insolvert.

NOTICE is hereby given to the creditors of the abovenamed insolvent that the said insolvent has applied to this Court for his final discharge, and the 26th day of June 1911 is fixed for the hearing of the petition of the said insolvent.

T. W. RICHARDSON, District Judge.
Alipore, the 12th June 1911. (794-1-781)

DEVA PRASAD SARVADHIKARY, Solicitor, intends to be enrolled as the High Court, Calcutta. (800-(800-4-821)

WANTED two qualified Surveyors to act as Commissioners in Civil cases in this district, to be remunerated by reasonable fees in each case. Candidates to send their applications for enrolment addressed to the District Judge of Bankura on or before the 30th June 1811. June 1911.

R. L. DUTT, District Judge. Bankura, the 5th June 1911.

WANTED a Head Clerk and Accountant for the office of the District Engineer under this Board on a salary of Rs. 50 to Rs. 60 with annual increment of Rs. 2. None need apply who are not qualified under Government orders issued in Notification No. 3334 L.S.-G, dated 20th December 1901 (page 280 of Local Self-Government Manual, 5th Edition, by Mr. Egerton). Preference will be given to those who are experienced in office works. Applications should be received by the undersigned till the 25th instant. The selected candidate will have to join at once.

ILLEGIBLE, Vice-Chairman.

Cuttack District Board's Office, the 10th June 1911 (793-2) WANTED a Draftsman with knowledge of Panto-graph work for nine months on a salary of Rs. 50 per month.

None need apply who is not qualified and experienced.
Applications with copies of testimonials will be received up to 30th instant by

The District Engineer, Darbhanga.

Laheriasarai, the 13th June 1911.

(801-2)

Notice.

Under section 176 of the Indian Companies Act

NOTICE is hereby given to the public that in pursuance of a resolution passed at an Extraordinary General Meeting of the Shareholders of the Calcutta Clothing Company, Limited, on the 12th May 1911, the said Company have gone into voluntary liquidation, and that Babus Satish Chandra Lahiri and Satish Chandra Bose have been appointed Liquidators to wind up the affairs of the said Company. All debts due to the Company are to be paid to the said Liquidators.

BIRENDRANATH MITRA,

Attorney for the Liquidators.

No. 9, Old Post Office Street. Calcutta, the 14th June 1911.

(798-1-803)

TENDERS are invited for the sale of the old Garden TENDERS are invited for the sale of the old Garden Reach thana premises known as 62, Garden Reach Road, consisting of an area of 9 bighas 15 cottahs 9 chitaks 43 square feet more or less, and bounded on the north by Garden Reach Road, on the east by the land of the North-West Soap Company, on the south by the land of Janjali Bahadur, on the west by the Circular Garden Reach Road, in mauza Ramnagore, than Garden Reach, sub-registration district Alipore, thana Garden Reach, sub-registration district Alipore, district 24-Parganas, together with the building and out-offices. In the main building, which is a two-storied house, there is a big hall in the ground-floor and six rooms on the first floor. The outhouse consists of one-storied building with a big room and a small side-

one-storied building with a big room and a small sideroom adjoining it.

2. The tenders should state clearly the price offered
for the purchase of the whole property including land
and buildings. The Collector does not bind himself to
accept the highest or any tender.

3. Tenders should be accompanied by a sum of
Rs 500 in Government Promissory Note or in cash as
security which will be forfeited in case the money
offered is not paid in full within 15 days from the date
of acceptance of the tender. In that case the property
will be put up to sale on a fixed date which will be duly
advertized at the risk of the defaulting purchaser.

4. All expenses for the conveyance of the property
will be borne by the successful tenderer.

5. Amounts deposited as security will be refunded
to the persons whose tenders are not accepted as soon
as the sale is effected.

6. Tenders will be received up to the 31st of June

6. Tenders will be received up to the 31st of June 1911 and should be submitted in a sealed cover to the address of the Collector of the 24-Parganas.

J. A. L. SWAN, Offg. Collector.

Alipore, the 8th May 1911.

Notice No. C-7-4781.

SEALED tenders for the supply of potatoes for British Troops at all Military stations in the 8th (Lucknow) Division from 1st September to 31st December will be received by the Divisional Contract Officer,

Sth (Lucknow) Division, Lucknow, up to 12 noon, on the 5th and 6th July 1911, respectively.

2. Further particulars, forms of tenders and schedules are obtainable on application in writing to the above officer up to 30th June 1911, on payment of one-rupee for each set of forms. No tenders will be received except on forms issued from this office.

F. GEOGHEGAN, Major,

for Divisional S. and T. Officer, 8th Division.

Divisional Supply and Transport Office, (Lucknow) Division, Lucknow, the 8th June 1911.

Notice

Marks.	Quantity.	Description.	Steamer.
Nil	. 6	Spring bolts	" Marienfels,"
	300	Rifle cartridges	"Inkemturm."
	. 1 gross	Nipples	" Syria."
	4 sets	Implements	" Nile,"
W D R	1 case	Guns	" Colaba."
E 668 8 2	1 ,		" Matiana,"
2 S D D 1897	1 ,		" Falmouth."
E 429 Co	2 cases		" Sumatra."
1-3	A WILLIAM	existracy or C	print personal?
(800).		Maleron Lee Min	"Eserick."
38-39	ATED S	V17714)	a d
L 668 8 B 3	1 case	Tijinena Direntii	"Malta."
Nu	. 24	Air-gun springs	Do.
	1	Part of arms	" Matiana."
	. 1	Gun	" Lama."
	1	Winchester	Do.
Lt. Dickson	. 1	rifle. Bifle	" Hardinge."
Mr. O. H. Frind	1 parcel	Cigars	"Kumsang."
Mr. R. Johnston	1	Plum pudding	"City of Paris."
Mason Ross	1 piece	Timber	" Jelunga."
(B) (B) (C) (C) (C) (C) (C) (C) (C) (C) (C) (C	1 case	Cocoa	" Matiana."
J. Isaac		Gin Dry fruits Cigarettes Tobacco Syrup Wine Sample brandy Crockery and glass.	"Trantenfels, "C. Apear," "Lightning" "G. Apear," "Sardinia," "Dupleix." Ditto,
P & Co	1 cask	Claret	Ditto.
P C C Balmer Lawrie & Co. J. King & Co. C. H. Clutterbuck A. Janowitzer Nil	1 case 1 on 4 bottles 1 case 1 parcel 1 parcel 1 57	Champagne Cigarettes Vermouth Canned fruit Insulators Calendars Unknown Ditto Deek chairs, various.	" Lunka." " Dupleix." " Dilwafa." " Colaba." " Lightning." " Fooksang." " Laisang." " Namsang."

The above will be disposed of under section 88 of Act VIII of 1878 if not cleared before the 28th June 1911.

H. F. HOWARD, Collector of Customs. Calcutta Custom House, the 1st June 1911.

The Commissioners for the Port of Calcutta.

THE Calcutta Port Trust Debenture Loan (4½ per cent.) of 1881 for Rs. 10 lakks is repayable on the 18th July 1911, from which date all interest on the said loan will cease. Holders of debentures of this loan should present their debentures at the Bank of Bengal, Public Debt Office, for examination two weeks before the date of maturity with the following endorsement on the back of each debenture:—

"Received payment in full of all demands for principal and interes: due hereon."

(Signature of holder.) By order, H. J. HILARY, Secretary.

Dated the 18th May 1911.

(664-6)

Lost.

TWO receipts numbered '091 and 7841, dated 24th May 1911, and granted by the Public Debt Office, Bank of Bengul, on submission of the undermentioned Government Promissory Note. Notice of loss has been given to the Public Debt Office, Bank of Bengal, and the undersigned is about to apply for surrender of the security. security :-

G. P. Note No. Loan of Amount.

Rs. 500 Sreemutty Surnomoye Dabee. 1865 1900-1 1,000 005727

Name of the Proprietor - Sreemutty Surnomoye Dabee. Residence - No. 20, Hem Chunder | anerjee's Lane, Sheebpore, Howrah. (+34-1-798)

Notice to Creditors.

In the Goods of David Ross, deceased.

PURSUANT to sections 320 of Act X of 1865 and 42 of Act XXVIII of 1866, all persons having claims against the estate of the abovenamed deceased, who died on the 17th day of September 1910 at Cumberly, Surrey, in England, and to whose estate Letters of Administration with copy of the Will annexed have been granted by the High Court of Judicature at Fort William in Bengal to John Henderson Gray, are hereby required to send full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them to us the undersigned as Solicitors to the said John Henderson Gray on or before the 30th day of June 1911, after which date no claims will be admitted and the assets of the estate will be distributed. PURSUANT to sections 320 of Act X of 1865 and 42

Dated this 31st day of May 1911.

SANDERSON & Co.,

Royal Insurance Suildings, Dalhousie Square, Calcutta, Solicitors to the said John Henderson Gray.
(744-3-713)

Notice to Creditors.

In the Goods of Henry Joll, deceased.

In the Goods of Henry Joll, deceased.

PURSUANT to sections 320 of Act X of 1865, and 42 of Act XXVIII of 1866, all persons having claims against the estate of the abovenamed deceased who died on the 15th day of April 1910 at Plymouth, Devon, in England, and to whose estate Letters of Administration with copy of the Will annexed have been granted by the High Court of Judicature at Fort William in Bengal to Frederick Henry Eggar, are hereby required to send full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them to me, the undersigned, as Solicitor to the said Frederick Henry Eggar, on or before the 3rd day of July 1911 after which date no claims will be admitted and the assets of the estate will be distributed. be distributed.

Dated this 2nd day of June 1911.

A. VERE NICOLL, Royal Insurance Buildings, Dalhousie Square, Calcutta.

Solicitor to the said Frederick Henry Eggar.
(761-3-712)

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PARTS I. II and III of a Descriptive Catalogue of the Sanskrit Manuscripts in the Library of the Calcutta Sanskrit College, prepared by Paudit Hrishikesh Sastri and Babu Siva Chandra Gui, M. A., B.L., of that College are offered to the public for sale. The Catalogue having to be completed in 28 parts, the price of each part is 12 annas a copy, exclusive of postage. Copies can be obtained from the Principal of the Sanskrit College, Calcutta.

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List of Publications issued by the Meteorological Department from 1st October 1910 to 31st March 1911.

Monthly Weather Review from July to November 1910. (Illustrated by 7 plates.) Quarto. Paper cover. Re. 1 per month.

Annual Summary of Monthly Weather Review, 1909. (Illustrated by 6 plates.) Quarte Paper sover.

List of Publications issued by the Meteorological Department during the current Quarter.

Monthly Weather Review for December 1910. (Illustrated by 7 plates.) Quarto. Paper cover. Re. 1. Monthly Weather Review for January 1911. (Illustrated by 7 plates.) Quarto. Paper cover. Re. 1. Monthly Weather Review for February 1911. (Illustrated by 7 plates.) Quarto. Paper cover. Re. 1.

List of new books published by the Geological Survey of India during the week ending 20th May 1911.

Memoirs of the Geological Survey of India, Volume XXXV, Part 4. G. H. Tipper, M.A., F.G.S. Geological Survey of India. Re. 1.

Records of the Geological Survey of India, Volume XLI, Part I. Director, Geological Survey of India. Re. 1.

Records of the Geological Survey of India, Volume XLI, Part II. Director, Geological Survey of India. Re. 1.

List of Publications issued by the Reporter on Economic Products during the two quarters from October 1910 to March 1911.

- 1. Index (Agricultural Ledger No. 8, 1908-09, Vol. XV), pages 147-168. Price Re. 1-6.
- 2. Literature on the Races of Rice in India, First Half A-K (Agricultural Ledger No. 1, 1910, Vol. XVI), pages 1-334. Price As. 12.
- Literature on the Races of Rice in India, Second Half L-Z, and Appendices (Agricultural Ledger No. 1, 1910. Vol. XVI), pages 835-594. Price As. 10.
- 4. (1) Bat and Bird Guanos in India-
 - (2) Edible Frogs in India.

(Agricultural Ledger Nos. 1 and 2, 1911, Vol. XVII, pages 1-b). Price 1a.

5. The Soy Bean in India (Agricultural Ledger No. 3, Vol. X.VII), pages 17-33. Price As: 2,

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The Calcutta Gazette.

WEDNESDAY, JUNE 28, 1911.

PART II.

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(N.B.—Advertisements, Notices, &c., intended for insertion in this Part of the "Gazette"

cannot be received after Noon on Monday.]

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The purchasers will be subject to the following conditions of sale:-

LAND SALE NOTICES.

ist. The estate to be sold to the highest highest highest above the upset price which will be fixed by the College of the transfer of the estate, and to countered as the sequence of the estate, and to counter proprietary right of teneral in such estate will be transferred to him, subject to the resupple and in perpetuity.

1. A notification

2. A notification are received as a notification of the universal price only to the universal and a notification of the universal and a notification of the universal and a notification of the universal and a notification of the universal and a notification of the universal and a notification of the universal and a notification of the universal and a notification of the universal and a notification of the universal and a notification of the universal and a notification of the universal and a notification of the universal and a notification of the universal and a notification of the universal and a notification of the universal and a notification of the no

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Puri will be put up for sale at the office of the Collector of that district on the 7th August 1911 at 12 o'clock for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the appended statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauni No.	Name of mahal and pargans.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If 'bnly a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it,	If only a share is to be sold, the arrears due from it.
1	8 411	8		B & on ag.	6	7	8	9
120 147 2	Ma. Bagha, pargana Oladhar. Ma. Hare Krishna- pur, pargana Rahang.	Rs. A. P. 546 0 0 2,143 0 0	Whole Do	4 annas All other shares besides that specified will be excluded from the sale.	Raja Makund Deb Bhikhari Misra	Rs. A. P. 535 12 0	Rs. A. P	Rs. A. P.

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated on the Grand Trunk Road and adjacent to the Konnagore Police station, in the district of Hooguly, will be put up to sale at 1 o'clock on Monday, the 31st July 1911, corresponding with the 15th Sraban 1818 B.S., Fusli, at Chinsurah Land Acquisition office :-

The purchasers of the several plots of land will be subject to the following conditions:-

- 1st .- If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.
- 2nd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.
- 3rd .- The plots of land will be sold revenue-free to the highest bidders.
- 4th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Commissioner confirming the sale.

lot		Pargana	Number of mile on which	Situated on which	APPROXI AREA OF I BIGHAS A ACERS	ND IN	LAND EXPROM SAI	B PROM	Commence- ment and termination	Boundary of lot.
Consecutive number,	Name of district.	and mauza.	land is situate.	side of the railway.	В. к. о.	Acres.	Reasons for exclusion.	A. B. P.	of lot.	
1	Hooghly	Konnagore, pargana Boro,	NII	Situated on the north- esst side of the Konnasore police- station.	0 0 6	*0061	NII		Nil	North and West-By the lan of Lalit Kumar Deb. East-By the Grand Tru Road, and on the South-By Government land Konnagore police-st

Chinsurah, the 30th May 1911.

KUMUD NATH MUKHABJI, for Collector.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situate in the district of Hooghly will be put up to sale at the Howrah Collectorate on the 12th July 1911, corresponding with 27th Assar 1318 B. S.

The purchasers will be subject to the following conditions of sale :-

Conditions of Sale.

1st.—The estate to be sold to the highest bidder above the upset price which will be fixed by the Collector at the time of sale. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed

entire proprietary right of Government and in perpetuity.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force: and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.

3ra.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid at once.

3ra.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by the noon of the 15th day after the sale, reckoning the day of sale as one, or, if If the balance be not paid by the noon of the first succeeding office day, the sale is to be cancelled that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number on the district roll.	Name of estate and pargana.	Approximate area in acres.	Government revenue assessed.
4960 4964 4969 4962 4973	Bankra Bargachia	0 6 6 0 or 1625 acre 11 15 15 6 or 3.89 acres 0 1 5 35 or 0272 acre	Rs, A. P. 1 2 0 1 14 0 31 J 0 0 11 0 0 10 0

APPENDIX XXIII.

Advertisement of Sale.

OTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Eastern Bengal State Railway, in the district of Murshidabad, will be put up to sale at 1 o'clock on the 9th August 1911, corresponding with the 24th Sraban 1318 B.S., at the Subdivisional Office of Jangipur.

The purchasers of the several plots of land will be subject to the following conditions:—

Ist.—The purchasers will have no power to make any excavations on the land nearer than 15 feet from the railway boundary, or to plough the land nearer than 3 feet from the same.

2nd.—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.

3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

4th.—The plots of land will be sold revenue-free to the highest bidders.

5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Commissioner confirming the sale.

confirming the sale.

	Name of district.	Pargana and mauza,	Number of mile on which	Situated on which side of the		AR	BA	OXI OF 1 ORRE	ND	IN	LAND EXC FROM BAL BACH	B FROM	Commence- ment and termination	Boundary of lot.
number.		- 10 TO	land is situate.	Railway.	В.	K.	с.		Δ.	R. P.	Reasons for exclusion.	Δ.	of lot.	
1	Murshidabad	Laskarpur Dholmari (Bajupur).	96A	East	3		16			88.212			1	North-Kashi Shaikh an Chandra Chain. East-E. B. S. Railway land plot No. 15. South-E. B. S. Railway land plot No. 2. West-Miajan Shaikh.
2	Ditto	Ditto	96A	Do	3	6	18	1	0	16.692	-		1	North—E. B. S. Railway land plot No. 1. East—E. B. S. Railway land plot No. 15. South—E. B. S. Railway land plot No. 3. West—Sarada Dasya.
3	Ditto	Ditto	96A	Do	0	19	14	0	1	12.562	muga.	••••	3	No+th—E. B. S. Enilway land plot No. 2. East—E. B. S. Enilway land plot No. 14. South—E. B. S. Enilway land West—Sarada Dasya.
4	Ditto	Ditto	964	Do	0	19	6	0	1	11.240	30 THE		100	North- E. B. S. Bailwa East- land, plot Nos. South- 13, 14 and 5. West-Sarada Dasya.
	Ditto	Ditto	96A	Do	0	19	2		1	10'568	od <u>Mis</u> ili		8	North- E. B. S. Railw East- land, plot Nos, South- 13,7 and 12, West-Sarada Dasya.
6	Ditto	Ditto	96∆	Do		8		0	0	1*323	Total A		6	North— E. B. S. Railw East— land, plot Nos. South— 7 and 8. West—Sarada Dasya.
7	Ditto	Ditto	96A	Do	0	13	. 6	1		35-702	t basege (t basege (t base) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c	Pil min		North— B. B. S. Bailw East— land, plot Nos, South— 12 and 8. West—E. B. S. Kailway lan
8	Ditto	Ditto	96▲	Do	0					29-916	edische ma evijure	-	8	North- E. B. S. Railw East- land, plot Nos. South- 7, 12, 11, 9 and 1
	Ditto	Ditto	96A	Do	0			1.	0		TOWN TO	Staff 4	Hune ma	West-Sarada Dasya. North-7 E. B. S. Railw
9	Ditto	Ditto	46			-	Project Control			2 000				East land, plot Nos. and 10, South—Giris N. Roy. West—Sarada Dasya.
10	Ditto .	Ditto	96▲	Do,	1	10	18	0	2	1.488		-	10	North— East— South— West— Is and plot Nos.
11	Ditto .	. Ditto	96A	Do	0	3	1	0	0	8.000			11	North— East— South— South— West— B. B. S. Railw land, plot Nos, 1 17, 18, 8 and 12.
18	Ditto .	Ditto	96A	Do	0	12		0	0	32*728			12	North- East- South- West- West- L. B. S. Railwi land, plot Nos. 11, 15, 8 and 7.
18	Ditto	Ditto	96A	Do	6	3	2	0	0	8'264			13	North— East— South— West— E. B. S. Railws land, plot Nos. 1- 17, 11, 5 and 12.
14	Ditt	Ditto	96A	Do	0	3		0	0	8.430	-	••••	14	North— East— South— West— B. S. Railwa land, plot Nos, 10 16, 13, 3 and 4.

tive lot	Name of district,	Pargana and mauza.	Number of mile on which land is	Situated on which side of the	AND IN	TATE ARRA	LAND EXCLUDED FRO SALE FROM BACE LOT.	Commence- ment and termination	Houndary of lot
Consecutive number,		n Januar 7	situate.	railway.	В. к. с.	A. R. P.	Reasons for A. exclusion.	of lot.	ro, alconder (CDEC) y Klasnett exception
DSE		The second	tork la	diff time	eremeters.	RIL TE LES	The Comment of the	out think as	Mineusarres Airl magni
15	Murshidabad	Laskarpur Dholmari (Bajupur.)	96A	East	0 16 5	0 1 3.141	color of the second sec	ni line ns es ni line en poly 10 -11	North-Madari Biswas, East- E. B. S. Railway South- land. plot Nos. 16 West- 14, 17, 1 and 2.
16	Ditt :	Ditto	96∆	Do	4 0 6	1 1 12:562		16	North—Jugai Paikh. East—Uma Charan Soy. South— E. B. S. Railwa land, plot Nos. 1 and 15.
17	Ditto	Ditto	. 96∆	Do	2 19 4	0 3 39.085		17	North—E. B. S. Railway land plot Nos. 15 and 16 East—Bhuban Roy. South— West— Land, plot Nos. 8 11, 14 and 15.
18	Ditto	Ditto	96A	Do	2 4 10	0 2 38.07		18	North—E. B. S. Railway land plot Nos. 11 and 17 East—Natabar Sarkar. South—Makhan Lai Roy. West—E. B. S. Railway lind plot No. 10.
19	Ditto	Ditto	96∆	Do	0 0 10	0 0 1.654		19	North— B. B. S. Bailway East— land, plot Nos. South— and 2. West—Umejan Shaikh.
	. 10.00	22 - 1-24.T	4		23 7 9	7 2 36-830	27 1 2 100/1-1	£80	part of the late to the late of the late o

Raghunathganj, the 12th June 1911.

JATINDRA MOHAN SINHA, Subdivisional Officer, Jangipur.

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Bengal-Nagpur Railway, in the district of Manbhum, will be put up to sale at 12 o'clock on Wednesday, the 2nd August 1911, corresponding with the 17th Sraban 1318 Fusli, at the Mohuda Railway Station.

The purchasers of the several plots of land will be subject to the following conditions:-

- 1st.—The purchasers will have no power to make any excavations on the land nearer than 15 feet from the railway boundary, or to plough the land nearer than three feet from the same.
- 2nd.—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.
- 3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.
- 4th.-The plots of land will be sold revenue-free to the highest bidders.
- 5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Board confirming the sale.

tot	MARIE DE PARTIE	APP CHEST OF THE PROPERTY OF T	Number of mile	Situated on which		MATE AREA N BIGHAS ACRES.	LAND BY FROM FROM BA		Commence- ment and	K() (150)
donsecutive No.	Name of district.	Pargana and mauza.	on which land is situate.	side of the railway.	В к. с.	A .B. P	Reasons for exclusion.	A. R. P.	termina tion of lot.	Boundary of lot.
1 12	Manbhum	Pargana Nowa- garb, mayza Pandedih and Puddogora.	100	North	59 8 4 seerge	19*64 scres			Commences at chainings 92:620 and terminates at 96:160,	Nagpur Railway

P. N. MUKHARJI, Land Acquisition Deputy Collector, Manbhum.

Purulia, the 12th June 1911.

Advertisement of Sale.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below to the undermentioned estates, situated in the Magura subdivision in the district of Jessore, will be put up to sale at the Magura Subdivisional Office on the 8th August 1911, corresponding with the 23rd Sravan 1318 B.S.

The purchasers will be subject to the following conditions of sale:—

Conditions of Sale.

- 1st.—The estate is to be sold to the highest bidder above the upset price which will be fixed by the Collector at the time of sale. The purchasers of these estates will be considered as the proprietors of the estates, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.
- 2nd. The sale is to be subject to the existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue authorities.
- 3rd .- If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
- 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

No. on the district roll.	Name of estate and pargana.	Approximate area in acres.	Government revenue assessed.	REMARKS.
4205	Chandanpratap, pargana Mahamud- shahy.	38-23	Rs. A. 105 5	
4619	Amtail, pargana Mahamudshahy	21.73	36 0	

Jessore Collectorate, the 23rd June 1911.

SUSIL KUMAR GANGULY, for Collector.

STATEMENT OF THE AFFAIRS OF THE BANK OF BENGAL

for the week ending 19th June 1911.

LIABILITIES.	Ra. 2,00,00,000 0 0 0 1,75,00,000 0 0	Government Securities Other authorized Investments	SSETS.	Rs. A. 1 2,39,07,520 0 63,11,924 0	0
Public Deposits at Head Office Rs. 80,91,048 5 Ditto ditto at Branches , 1,18,68,661 3 Other Deposits at Head Office and Branch Bank Post Bills, &c	4) 1,94,59,704 9 3 es 15,74,90,461 6 1 7,47,414 9 0	Loans on Government and Securities	other authorized	3,81,58,863 10 1 3,90,87,715 4 2,49,67,974 6	600
Sundries	25,63,319 4 10	Bullion Dead Stock Stamps Sundries		22,01,284 11 13,568 10 76,383 7	
		Cash & Currency Notes	4,71,384 5 7 7,57,180 7 9	13,85,32,384 15 1 7,92,28,514 18	
Rupees	21,77,60,899 13 2		Rapass	21,77,60,899 13	2
	*Includes Sovs. & ½ Sov. † Do. do.	s., value Rs. 2,44,410 0 0 0 do 6,40,539 0 0 0 8,84,940 0 0			
	Rate for Demand Loas	ns. 4 per cent.	By order of the	Directors,	1

BANK OF BENGAL Calcutta, the 21st Jun 1911. Percentage 43.95. C. M. BASTIN, Chief Accountant.

N. H. Y. WABREN, Offg. Secretary and Treasurer. (5-1)

STATEMENT OF GOVERNMENT PROMISSORY NOTES ENFACED FOR PAYMENT OF INTEREST IN LUNDON,

Under deduction of amount retransferred to India, and outstanding in the books of the Bank of Bengal on the 15th June 1911.

Spiral O	1964-00 1.25,62.50 1.25,62.50 1.57,63.50 1.57,6					St PRE CERT. LOANS	T. LOANS					4 PRR	4 PER CENT. LOANS-	-42.70			44 PER CENT. LOANS-	LOANS-	
		Particulars.	3 per cent. of 1896.97.	Of 1848-43	O! 1884-6h.	1868	Of 1879.	1966-01,	1	Of 1888.88	Of 1885-84. 1	Of 848-48. H	Of T	ransfer of 1865.		Total.	Transfer loan of 1879, 44 per cent. portion.	Total.	GRAND
1211	1,25,65,200 1,25,65,200 7,51,51,51,500 7,51,51,51,51,51,51,51,51,51,51,51,51,51,	4		1,25,69,200	7,83,45,260	1,87,30,160	97,91,100	23,33,100	12,17,50,700	6,933	5,000	1	200	38,800	8,506	58,738	009'68	29,500	12,89,30,833
121 122	1,25,62,300 7,51,21,500 7,51,21,500 7,51,21,500 15,15,71,400 15,15,72	unt of red to		ı	- 1	1	ī	1	1	1	1	1		i		1	ı	ı	
Chall 3,000 r 3,000 r 3,000 r 3,000 r 3,000 r 1,92,000 2,14,800 2,14,800 r 2,000 2,14,800 r <t< td=""><td> 1,95,69,900 7,85,41,600 7,81,41,100 97,91,100 97,79,200 18,14,71,400 6,938 5,000 19,18,500 18,18,79,900 18,14,71,400 6,938 5,000 19,18,500 18,18,79,900 18,14,71,400 6,938 5,000 19,18,500 18,18,718,718,718,718,718,718,718,718,71</td><td>Amorat issued in Lordon by Conversion under Notifica- tion No. 6201A., dated 3rd November 1968, up to 12th May 1911.</td><td>1</td><td></td><td>1</td><td>1</td><td>1</td><td>8,906</td><td>3,900</td><td>1</td><td>1</td><td>1</td><td>1</td><td>-</td><td>1</td><td>1</td><td></td><td>1.</td><td>3,900</td></t<>	1,95,69,900 7,85,41,600 7,81,41,100 97,91,100 97,79,200 18,14,71,400 6,938 5,000 19,18,500 18,18,79,900 18,14,71,400 6,938 5,000 19,18,500 18,18,79,900 18,14,71,400 6,938 5,000 19,18,500 18,18,718,718,718,718,718,718,718,718,71	Amorat issued in Lordon by Conversion under Notifica- tion No. 6201A., dated 3rd November 1968, up to 12th May 1911.	1		1	1	1	8,906	3,900	1	1	1	1	-	1	1		1.	3,900
Chil- sind	Chil- 1,92,62,200 7,55,41,600 25,000 25,14,71,400 25,14,71,400 25,14,71,400 13,15,72,400 13,1	Amount enfaced at Madras	1	1	1	1		1	1	1	1	:	1	1	1	1	1	1	
Cal- and and and and and and and and and and	Cal- and 40,06,900 1,25,62,200 7,58,41,000 1,87,49,100 97,79,900 5,01,000 13th 40,08,410 1,25,62,200 7,81,21,600 97,79,900 18,14,71,400 6,938 17.00 13th **Normalian separate india, 12,15,73,800 18,14,71,400 18,14,71,71,400 18,14,71,71,71,71,71,71,71,71,71,71,71,71,71,	Amount enfaced at Bombay up to 2nd June 1911.	1	1	3,000	Į	1	1	3,000	1	i		1	1	1	1		1	3,000
the 4.500 1.25,62,200 7.81,21,500 1.87,19,800 97,79,90u 22,88,000 18,14,71,400 6,938 5,000 38,800 9,500 38,800 38,	the 4.50 1.25,63,900 7,85,41,000 1.57,40,100 23,35,000 12,19,72,400 6,933 5,000 566 38,800 8,500 29,500 19,19,20,000 5,01,000 566 38,800 38,800 38,733 29,800 19,10,10,10,10,10,10,10,10,10,10,10,10,10,	Ist	1	1	1,92,800	20,090	ı	2,000	2,14,800	1	1	Ī	1	1	1	1	1	1	2,14,800
the 4,500 4,19,500 \$f,300 11,300 50,000 5,01,000	the 4.500 44,98,430 7,79,500 11,200 56,01,000 5.00 38,800 2,500 19,14,71,400 6,933 8,000 38,800 2,500 38,733 29,500 19,14,71,400 6,933 8,000 1 lakh hill 1911 to 30th 1 lakh hill 1911 to 30th 1 lakh 1		40,96,990	1,25,69,200	7,85,41,000	1,87,40,100	001,19,79	23,38,000	12,19,72,400	8,983	5,000	11	906	38,800	8,500	58,738	29,500	\$9,500	12,61,52,533
46,58,490 1,25,68,200 7,81,21,600 1,87,19,800 97,79,900 24,88,000 19,14,71,400 6,938 8,0 0 38,800 38,800 38,800 2,500 38,800	#46,28,450 1,25,62,200 1,87,19,800 97,79,900 22,88,000 13,14,71,400 6,933 5,0 6 500 38,800 2,500 38,733 29,500 29,500 89,500	Dabuer- Amount written off in the London Registers.	4.500	1	4,19,500	96,300	11,900	20,000	5,01,000	1			1	1		1	1	1	5,05,590
	Norm. Firm 9th June 1867 to 18th April 1911-Rnisand from India, 19,155 laths; re-transferred from London. 1. 18th April 1911 to 30th		40,92,430	1,25,62,200	7,81,21,500	1,87,19,800	97,79,900	22,88,000	18,14,71,400	6,988	5.016	1	200	38,800	3,500	88.738	59,500	29,50v	12,56,47,088

Offg. Superintendent. D. MORRISON,

1 ", 2 lakhs 18,163 lakhs

Offg. Secretary and Treasurer.

N. H. Y. WARREN,

PUBLIC DEBT OFFICE, BANK OF BRNGAL, Czkoutta, the 17th June 1911.

MILITARY ACCOUNTS DEPARTMENT

Statement of Unclaimed Sums deposited with the Bengal Military Orphan Society in trust for Soldiers' Children, exclusive of those of minors who have not attained the age of 21.

Date of deposit.	Name and Rank of Father.	Corps.	Names of Children.	Amount
			and beats and	Rs. A.
Prior to 1842	Collins, —, Sergeant		Two children	167 14
	Lee. E., Corporal		Two abildren	111 9
* *	Smith, Henry, Sergeant	per integration and a series	Fligsboth	828 0
· ·	Smith, D., Sergeant-Major		Margaret	78 6
**	Story, —, Sergeant		Thomas	117 6
f	MacConnell, Sergeant	The state of the s	John	77 15
,,	Dath of and Consent	The Court of the C	Margaret	138 10
"	Hewetson, William, Gunner	ATTENDED TO THE PARTY OF THE PA	Tohn	47 5
"	Tolan Talan Daimata		John	214 11
,,	(1 Datas Compani)		Thomas	274 14
. "	35 0 0		John	354 6
	C. J. T. T.	59th Foot	James	589 2
**	O Tomoriol	Onth Theat	Daniel	109 12
***	O 1 11 - Oh aman Dairete	50th Foot	Samuel	62 12
.,	C		John	61 3
10	ITI-3 II Candwater		Thomas	
**	Hedgkinson, E., Troop Ser-	11th Dragoons	William	187 1 64 8
**	geant-Major.	Tru Dragoons	wiinam	04 0
	Anderson, William, Corporal White, W., Private	H. C. 1st En. Regt 3rd Buffs	Mary Anne Margaret George and Mary Anne.	124 11 13 13
0.00	Minogue, T., Private	3rd Buffs	Thomas	23 11
29	Minister Teles Demokration		T012 - 1 - 11	23 11 43 0
.,,	27 1 7 79 1	59th Foot	Tomos	43 0
**	CI I I II		Lananh	160 0
		•••••	Donothe	
**	Moore, Bombardier	THE REAL PROPERTY.	Dorothy	5 9
. "	Lawson, Henry, Laboratory Sergeant.		George	11 8
	Creighton, James, Corporal	13th L. Infy	Mary Ann	16 12
**	McCoy, -, Sub-Conductor		John and Garrera	958 3
	Long, R., Sergeant	Allahabad Magazine	Ann and Robert D	137 3
		Establishment.		
**	Baker, H., Gunner	4th Co., 3rd Bn. Arty	James	32 1
	Hills,, Gunner	1st Co., 3rd Bn. Arty	Sophia	80 1
**	Burns, James, Gunner	Artillery	Hannah	10 5
Marie Louis	McKenney, R., Bombardier	1st Co., 4th Bn. Arty	Ann Fliga	134 6
	Smith, J., Gunner	1st Co., 2nd Bn. Arty	Margaret	6 6
*	Byrne, F., Hospital Sergeant	2nd Bn. Arty	Charles	123 13
29	TAL T C	3rd Troop, 1st Bde., H.	Flingboth	6 1
	Flynn, J., Gunner	Arty.	Elizabeth	
	Fagan, J., Gunner	1st Co., 3rd Bn. Arty.	Mary and James	11 12
PROPERTY - 14 PARTY - 1	Johnson, C., Gunner	1st Co., 5th Bn. Arty	William	3 0
"	Twoomey, M., Gunner	4th Co., 3rd Bn. Arty	Michael, William and Margaret.	21 2
**	Ahern, William, Gunner	4th Co., 2nd Bn. Arty	John	65 11
.,	McCormick, J., Gunner	4th Co., 2nd Bn. Arty	Bernard	116 10
	Gavin, J., Gunner	2nd Co., 3rd. Bn. Arty	Thomas and James	189 3
**	Bryan, D., Sergeant		Mortimer	12 10
**	Reid, —, Sergeant South, —, Sergeant	Sappers and Miners	Eleanor and Eunice	68 6
	South,, Sergeant		Elizabeth Martha	310 0
	Cunningham, Mathew, Private	44th Foot	Michael	87 14
	Blyth, John, Conductor		Children (names not	12 12
122 2 2 2 3			recorded).	F-14 Tes
A CONTRACTOR OF THE PARTY OF TH	Smith, T., Sergeant		Esther and Amelia	23 16
,	Pierce, QrMr. Sergeant	20th N. I	Thomas	711 15
, ,,	Driver, J., Sergeant-Major		Robert Charles and	141 7
	D D. Parrier Sergeant	4th Troop, 1st Bde., H.	John.	28 15
		Arty.		
	Canty, John, Bombardier	3rd Co., 4th Bn. Arty.	John (died 11th May 1842).	272 2
ne 29, 1853	(Not recorded)	T Story of the	Bryon, Margaret, and William.	53 8
, 29, 1849	(Not recorded)	411 m- 0 1 n n	Daly Robert	23 9 112 9
ar. 24, 1843	Nowlon, L., Farrier-Sergeant	4th Troop, 2nd B. H. A.	Ellen	112 9
1. 3, 1843	Farrel, James, Gunner	2nd Co., 5th Bn. Arty.	Charlotte	4 3
, 3, 1843	Roach, Edward, Private	1st En. Lt. Infy	David and Austel	7 13
ar. 9, 1843	Sheehan, B., Gunner	3rd Co., 3rd Bn. Arty	John and Patrick	2 1
ne 21, 1844	Evans, George, Sergeant	1st Co., 2nd Bn. Arty	Mary Ann and Cathe-	19 14
1 10 1044	Androws - Driests	44th Foot	rine. George	200 0
pt. 19, 1844	Andrews, —, Private		Julia	277 11
t. 30, 1887	Ward, J., Gunner	O. Batty., 3rd Bde., R.A.	- WWY-1277 PED	63 9
ec. 31, 1887	Bunn, T., Gunner	G. Batty., B. Bde., R. H.	15 Tames John	63 y
		Α.	(James John	

	ate of posit.	Name and Rank of Father.	Corps.	Names of Children.	Amount.
Mar. Nov. Jan. Feb.	29, 1888 16, 1844 20, 1844 6, 1~45 16 1846 14, 1846 3, 1842	Oxford, W., Private Gale, —, Private Sullivan, John, Bombardier Monaghan, Michael, Sergeant Godfrey, —, Sergeant-Major Fry, —, Bugle-Major Wilson	2nd Royal Lanc. Regt 10th Foot 1st Co., 2nd Bn. Arty 1st Co., 2nd Bn. Arty 6th Bn. of Arty	A., L., A. and J. T John Thomas James Harriett M. and James James Sophia, Thomas and Eliz-	Rs. A. P. 27 3 2 28 12 0 130 0 0 166 12 6 31 14 1 12 6 9 204 7 8
July	1842 14, 1845 7, 1845 9, 1845 9, 1845	McCarthy, QrMr. Sergeant Hannoo, J., Drummer Hay, A., Sergeant-Major Meaney, John, Sergeant-Major Murphy, Thomas, Bombardier	68th Regt., N. Infy 2nd Bde., H. Arty 2nd Troop, 3rd Bde., H. Arty.	abeth, John Mary Thomas Henry and James Ellen	61 2 3 28 8 3 101 5 4 292 15 8 77 4 11
Sept.	9, 1845 9, 1845 1, 1845 8, 1846	Fate, William, Staff Sergeant Daley, Owen, Gunner Ryan, —, Sergeant McEnerney, Thomas, Sub- Conductor.	4th Co., 15th Bn. of Arty. 3rd Co., 5th Bn. of Arty.	Catherine Ann Owen Julia B. and George J Hannah	167 15 6 7 1 7 120 13 0 152 0 9
Oct. July	16, 1846 6, 1847 19, 1*47 19, 1847	Glasscan, John, Corporal Ridley, Henry, Gunner Lewis, Thomas, Gunner Dobbins, Francis, Gunner Lunn, Adam, Farrier Clarke, William, Bombardier	Arty	Ellen Sarah Henry Thomas Marths Adam T. and John Not recorded	66 10 3 34 9 3 20 5 8 8 3 3 6 79 14 0 104 10 8
Jan.	19, 1847 11, 1848	Prince, W., Sergeant Byrnes, —, Corporal	1st Troop, 1st Bde., H. Arty.	Ditto	125 15 10 59 0 0
July Oct.	6, 1848 16, 1848	Braithwaite, W., Staff Sergeant. Butcher, H., Sergeant-Major	Sirmoor Bn	C. William and William H. Johannah, Frederick and	99 6 1
May June Oct. Nov. Feb. June Aug. Oct. Nov. Feb. Apl. Sept. Jan.	9, 1849 2, 1849 12, 1849 12, 1849 12, 1849 18, 1850 29, 1850 19, 1850 4, 1852 1, 1853 13, 1853 24, 1864 18, 1865	Sheehan, D., Private Moore, Benjamin, Private Crowley, Charles, Private Deare, W., Conductor Moget, — Sergeant-Major Boofe, Daniel, Gunner Uniack, Patrick, Sergeant Sheehan, P., Gunner Lees, James, Corporal Hodgins, Adam, Gunner Edwards, Michael, Sergeant Staples, Edward, Sergeant Brown, Michael, Sergeant Galway, Robert, Bombardier Munrowd, George, Sub-Conductor.	2nd En. Regt. 1st En. B. F. 1st En. B. F. 1st Co., 4th Bn. of Arty. 1st Co., 3rd Bn. of Arty. Arty. 2nd En. Regt. 2nd Co., 5th Bn. of Arty. 2nd Co., 5th Bn. of Arty. Sappers and Miners Arracan Bn. 1st Co., 3rd Bn. of Arty. Ordnance Dept.	David Edwin. James Sarah C. John Emeline George James and another John and another Patrick Elizabeth William Jane and Bridget E. W. H. John William Georgiana	36 5 6 9 8 4 7 6 1 50 0 0 69 14 4 26 3 5 29 15 0 23 5 6 9 11 11 36 5 9 97 2 6 49 10 3 206 1 2 61 10 3
Oct. Dec. June	24, 1855 15, 1857 4, 1860 1862 22, 1863	Earle, Edward, Sergeant MacDonnel, John, Private Keddie, J., Private	97th Foot 2nd En. B. F	Mary Harriet William Edward Charles Jane and James William and Joseph	283 1 11 209 14 0 25 15 6 86 0 0 152 14 2
Mar. May	25, 1864 10, 1864 19, 1864 18, 1866	Jones, John, Gunner Anderson, William, Gunner	Royal Arty. 5th Bn., 25th Bde., Royal Arty.	Duncan	39 5 10 35 4 11 8 0 0
June Oct.	25, 1866 9, 1871 8, 1884	Mead, William, Bombardier York, R., Sergeant	4-25th Royal Arty	Ann. Mary and Thomas Henry J Thomas Patrick	4 0 0 21 1 6 60 0 0
June	6, 1887 2, 1888 and 7, 1888	Simmons, J., Lance-Corporal	2nd Bn., The Queen's Royal West Surrey Regt.	John Thomas	176 15
Apl.	11, 1889	Hyland, M., Drummer	Royal West Surrey	and Rosanna.	558 9
	31, 1889 26, 1889	Foster, G., Private	2nd West York Regt	Joseph Thomas.	399 3 1 113 18 1
	5, 1890		1 4 D O M 11 D		1.685 2

Application for payment of the deposits should be made to the Controller of Military Accounts, Eastern Circle, Lucknow.

W. DONNAN, MAJOR,

Peputy Controller, 8th (Lucknow) Division, and ex-officio Secretary, Military Orphan Schools.

OFFICE OF THE DEPUTY CONTROLLER OF MILITARY ACCOUNTS, 8TH (LUCKNOW) DIVISION.

Lucknow, the 23rd June 1911.

Notification.

TO be peremptorily sold by the Registrar of the High Court, Original Side, in his sale-room at the Court-house on Saturday, the 15th day of July 1911, at 12 o'clock noon, pursuant to the decree and order made by the said Court in its Ordinary Original Civil Jurisdiction in suit No 87 of 1904, wherein Srimari Pravabati Dabi is plaintiff and Radhasham Dey and others were defendants, and dated respectively the 31st day of Angust 1904 and 17th day of May 1910, the undermentioned properties:—

mentioned properties:—

Lot No. I.—The undivided one-fourth share of the defendant Radhasham Dey in all that partly one- and partly two-storied brick-built dwelling-house with land partly two-storied brick-built dwelling-house with land by measurement as to the entirety eighteen cottahs, six chitaks and twenty square feet, a little more or less, and on part whereof the same is erected and built, being premises No. 34, Mcchuabazar Street, formerly No. 23, in the North Division of the town of Calcutta, being Holding No. 363, Block No. VIII, and bounded on the north by the Mcchuabazar Street, on the south and west by filled up sewered ditch, and on the east by premises No. 85, Mcchuabazar Street a bustee land and in respect of which an angual revenue of rupees two annas fifteen and pies two is payable to the Collector of Calcutta. annas fif Calcutta.

The abstract of title and conditions of sale may be seen at the office of Babu Anil Nath Basu, Attorney for Srimati Rajorani Dosi, any day before the sale and will be produced at the sale.

J. H. HECHLE, Registrar.

Anil Nath Basu, Plaintiff's Attorney.

High Court, Original Side, the 2nd day of June 1911. (777—1-856)

INSOLVENT NOTICES.

In the matter of BABOO LALL and SREE LALL, insolvents. On the 17th day of January last, it was ordered that this matter be heard on Tuesday, the 4th day of July next, and that the said insolvents do then attend to be examined before the said Court.

G. C. DE, Attorney. (864-

In the matter of ASHUROSH BURRAL, an insolvent

(second insolvency)

(second insolvency).
On Tuesday, the 13th day of June instant, an account of the receipts and disbursements of the Official Assignee from the 4th day of April 1905 to the 3ist day of May last was filed in the Office of the Registrar in Insolvency, and it was ordered that Tuesday, the 4th day of July next, be appointed for the further hearing of this matter for the purpose of making a dividend.

Any creditor or other person interested who may intend to establish or oppose any claim upon the estate

intend to establish or oppose any claim upon the estate of the said insolvent may attend and he heard, having given notice to the Chief Clerk three clear days before the day of hearing.

C. E. Grey, Official Assignee. (865—1)

In the matter of SEW CHAND ROY, an insolvent.

In the matter of Sew Chand Roy, an insolvent.

On Tuesday, the 13th day of June instant, an account of the receipts and disbursements of the Official Assignee from the 30th day of May 1907 to the 31st day of May last was filed in the Office of the Registrar in Insolvency, and it was ordered that Tuesday, the 4th day of July next, be appeinted for the further hearing of this matter for the purpose of making a dividend.

Any Creditor or other person interested who may intend to establish or oppose any claim upon the estate of the said insolvent may attend and be heard, having given rotice to the Chief Clerk three clear days before the day of hearing.

C. B. Grey, Official Assignee.

(866—1)

In the matter of JOHN EMANUEL D'SILVA, an insolvent.

On Tuesday, the 13th day of June instant, an account of the receipts and distursements of the Official Assignee from the 1st day of December 1899 to the 31st day of May last was filed in the Office of the Registrar in Insolvency, and it was ordered that Tuesday, the 4th day of July next, be appointed for the

further hearing of this matter for the purpose of making

a dividend.

To any Creditor or other person interested who may intend to establish or oppose any claim upon the estate of the said insolvent may attend and be heard, having given notice to the Chief Clerk three clear days before the day of hearing.

C. E. GEBY, Official Assignee.

In the matter of GONES PROSAD KHETTRY, an insolvent.

O's Tuesday, the 13th day of June instant, an account of the receipts and disbursements of the Official Assignee from the 20th day of May 1907 to the 31st day of May last was filed in the office of the Registrar in Insolvency, and it was ordered that Tuesday, the 4th day of July next, be appointed for the further hearing of this matter for the purpose of making a dividend.

Any Creditor or other person interested who may

intend to establish or oppose any claim upon the estate of the said insolvent may attend and be heard, having given notice to the Chief Clerk three clear days before the day of hearing given notice to the the day of hearing

C. E. GREY, Official Assignee.

(868-1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER.

No. 120 of 1911.

Re George Andrew Long, residing at No. 71-5, Bentinck Street, in the town of Calcutta, and carrying on business as a categor at the police mess at Lall Bazar, in the town of Calcutta, exparte the debtor

ON the 26th day of May 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovecamed as an insolvent.

NOTE .- All debts due to the estate should be paid to me.

Dated this 20th day of June 1911.

C E. GREY, Official Assignee of Calcutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER.

No. 133 of 1911.

Re Richard Price, of No. 8, Weston's Street, in the town of Calcutta, and serving as a supervisor in the employ of Me-srs Bird & Co., Kidderpore Branch, ex parte the debtor.

() N the 12th day of June 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovensmed as an insolvent.

Note.-All debts due to the estate should be paid to me. Dated this 20th day of June 1911.

C. E. GREY, Official Assignee of Calcutta.

In the High Court of Judicature at Fort, William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER.

No. 134 of 1911.

Re John Marshall, an assistant in the Mercantile firm of J. F. Kendrew and Co. in Calcutta, lately residing at Nos. 25, Ezra Mansions, Government Place, 45, Chowringhee Road, and 12, Pretoria Street, all in the town of Calcutta, and at present residing at No. 26, Park Street, in Calcutta, aforesaid, ex parte the debtor.

On the 13th day of June 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE .- All debts due to the estate should be paid to me. Dated this 20th day of June 1911.

C. E. GREY, Official Assignee of Calcutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER.

No. 136 or 1911.

Re William Adolphus Cranenburgh, lately residing at No. 24-2, Dixon's Lane, in the town of Calcutta, and at present residing at No. 15, Gomes Lane, in Calcutta, aforesaid, a guard in the Eastern Bengal State Railway, ex parts the debtor.

ON the 14th day of June 1911, an order was made by the High Court of Judicature at rost William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE -All debts due to the estate should be paid to me. Dated this 20th day of June 1911.

> C. E. GRET, Official Assignee of Calcutta (814-1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER.

No. 137 of 1911.

Re Krishna Kissore Adhicary, residing at No. 15, Sircar's Lane, in the town of Calcutta, Sasti Kinkar Banerjee, also residing at No. 15, Sircar's Lane, aforesaid, and Harish Chander Mukerjee, residing at Nacraconda, in the district of Birbhum, carrying on business in co-partnership with each other, and with Mukunda Lall Laik and Narendra Nath Mukerjee as merchants and agents, at No. 33, Canning Street, in Calcutta, aforesaid, under the style and firm of M. L. Laik and Banerjee, ex parte the Bast Indian Coal Company, Limited, creditors.

ON the 15th day of June 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

NOTE. - All debts due to the estate should be paid to me. Dated this 21st day of June 1911.

> C. E. GREY, Official Assignee of Calcutta. (857 - 1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER No. 138 or 1911.

No. 138 or 1911.

Re Gurmukhroy Kadia, residing and carrying on business at No. 180, Harrison Road, in the town of Calcutta, under the name and style of Gurumkhroy Ramessar Dass as dealers in piece-goods, grain and bullion, and also carrying on business at 67-21, Strand Road, in Calcutta, aforesaid, under the name and style of Gurmukhoy Ramessar Dass as timber merchants and also carrying on business at Motiheri, in the district of Champaran, under the name and style of Ramdoyal Premsook and also at Ghorashan, in the district of Champaran, under the name and style of Gurumkhroy Premsook as dealers in piece-goods, ex parts the debtor.

On the 15th day of June 1911, an order was made by

ON the 15th day of June 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE .- All debts due to the estate should be paid to m Dated this 20th day of June 1911.

C. E. Grev, Official Assignee of Calcutta.
(843-1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency. NOTICE OF ADJUDICATION ORDER. No. 139 or 1911.

Re Kanaia Lall, Ghonosyam Dass, both residing at No. 149, Harrison Road, in Calcutta, lately carrying on a jute business at No. 10, Nundoram Sen's Street in Calcutta, and jute press at Rajbari and Panchoria Junction, and spices and aratdari business at Goalundo, in the district of Faridpur, under the

name and style of Kanaia Lall, Ghonosyam Dass; both are at present out of employment, ex parts the debtors.

ON the 15th day of June 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as insolvents.

NOTE. - All debts due to the estate should be paid to me.

Dated this 20th day of June 1911.

C. E. GREY, Official Assignee of Calcutta (842 - 1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER.

No. 140 of 1911.

Re Madhusudan Banik, of No. 57, Sovabazar Street, in the town of Calcutta, at present serving as a gomastha in the firm of Bhayrub Chunder Dina Nath Banik, merchants of No. 57, Sovabazar Street, in Calcutta, aforesaid, formerly carrying on business as a dealer in spices at Jhalakati, under the name and style of Durga Charan Madhusudan Banik, ex parte the debtor. the debtor.

O^N the 16th day of June 1911, an order was made by the High Court of Judicature at Fort William in Bengal is its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

NOTE.-All debts due to the estate should be paid to me.

Dated this 20th day of June 1911.

C. E. GREY, Official Assignee of Calcutta.

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

NOTICE OF ADJUDICATION ORDER.

No. 141 or 1911.

Re Goolab Chand Lakhani, residing at No. 37. Ezra Street, Doomtali, in the town of Calcutta, and lately carrying on business as general merchant under the name, style and firm of Goolab Chand & Co. at the aforesaid place, ex parte the debtor.

ON the 19th day of June 1911, an order was made by the High Court of Judicature at Fort William in Bengal in its Insolvency Jurisdiction adjudging the abovenamed as an insolvent.

Norg.-All debts due to the estate should be paid to me.

Dated this 21st day of June 1911.

C. E. GREY, Official Assignee of Calcutta. (856-1)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Involvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 3 or 1911.

In the matter of Bata Krishna Dutta, son of late Prosanna Kumar Dutta, of Beltala, Russa Road, Bhowanipur, applicant, debtor.

PURSUANT to a petition dated the 16th January
1911, and on reading the said petition and hearing
the pleader for the said applicant on 22nd May 1911, it
was ordered that the debtor be and the said debtor was
hereby adjudged insolvent. The 3rd July 1911 is fixed
for the creditors to prove their debts.

Dated this the 14th day of June 1911.

T. W. RICHARDSON, District Judge. (803-1-849)

ORDER OF ADJUDICATION. [Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 6 or 1911.

In the matter of Baikenta Nath Das, son of late Bhairab Chandra Das, of Sreepur, thana Joynagore, district 24-Parganas, applicant, debtor.

PURSUANT to a petition dated the 18th January 1911, and on reading the said petition and hearing the pleader for the said applicant on 22nd May 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent. The 3rd July 1911 is fixed for the creditors to prove their debts.

Dated this the 14th day of June 1911.

T. W. RICHARDSON, District Judge. (804-1-860)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 27 or 1911.

In the matter of Mrs. Mary Grey, wife of Mr. Arthur Grey, of 11-1, Chakrabere Road, Ballygunge, district 24-Parganas, applicant, debtor.

PURSUANT to a petition, dated the 4th March 1911, and on reading the said petition and hearing Babu Khitish Chandra Chakravarty, B.L., Fleader for the applicant, on 15th May 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent. insolvent.

Dated this the 14th day of June 1911.

T. W. RICHARDSON, District Judge. (805-1-842)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore

INSOLVENCY CASE No. 30 of 1911.

In the matter of Bhabataran Bagdi, son of late Giris Chandra Bagdi, of Bawanmura, thana Barasat, district 24-Parganas, applicant, debtor.

PURSUANT to a petition dated the 9th March 1911 of the said applicant Bhabataran Bagdi, and on the application of the said applicant and on reading the petition of the said applicant and hearing Babu Phanindranath Brahma, B.L., Pleader for the said applicant, on 29th May 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

Dated this the 16th day of June 1911.

T. W. RICHARDSON, District Judge. (821-1-852)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No 38 of 1911.

In the matter of Hugh Bartley McLeary, of 15-1. Circular Garden Reach Road, Kidderpore, district 24-Parganas, applicant, debtor.

PURSUANT to a petition dated the 29th March 1911 of the abovenamed applicant Hugh Bartley McLeary, and on the application of the said applicant

and on reading the petition of the said applicant and hearing Babu Nripendra Lal Mitrs, Pleader for the said applicant, on 29th May 1911, it was ordered that the debtor be and the said debtor was hereby adjudged

Dated this the 16th day of June 1911.

T. W. RICHARDSON, District Judge (822 - 1 - 846)

ORDER OF ADJUDICATION.

[Section 16 of the Previncial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 4 of 1911.

In the matter of Sarat Chandra Patra, son of late Nanda Lal Patra, of 12, Hazra Road, thana Bally-gunge, district 24-Parganas, applicant, debior.

PURSUANT to a petition dated the 16th January 1911, and on reading the said petition and hearing the pleader for the applicant on 29th May 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent. The 10th July 1911 is fixed for the creditors to prove their debts.

Dated this the 16th day of June 1911.

T. W. RICHARDSON, District Judge. (820-1-848)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.7

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 31 or 1911.

In the matter of Baladeo Mohadeo Kurmi, son of Gulbadan Kurmi, of 27, Pysri Mohan Guard Lane, Balliaghatts, district 24-Parganas, applicant, debtor.

PURSUANT to a petition dated the 17th March 1911, and on reading the said petition and hearing the pleader for the said applicant on 22nd May 1911, it was ordered that the debtor be and the said debtor was hereby adjudged insolvent.

Dated this the 14th day of June 1911.

T. W. RICHARDSON, District Judge. (806-1-851)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge at Alipore.

INSOLVENCY CASE No. 48 or 1911.

In the matter of Sasibhusan Chakravarty, son of Ishan Chandra Chakravarty, deceased, residing at Nager Bazar, Dum-Dum, district 24-Parganas, applicant, debtor.

PURSUANT to a petition dated the 8th April 1911
Of the abovementioned applicant Sasibhusan
Chakravarty, and on the application of the said
applicant and on reading the petition of the said
applicant and hearing Babu Harendra Kumar Ghosh,
Pleader for the said applicant, on 15th May 1911, it was
ordered that the debtor be and the said debtor was
hereby adjudged insolvent.

Dated this the 16th day of June 1911.

T. W. RICHARDSON, District Judge (823-1-844)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

DISTRICT 24-PARGANAS.

In the Court of the District Judge of Alipore.

INSOLVENCY CASE No. 29 or 1910.

In the matter of Nanda Lal Neogi, son of late Nabin Chandra Neogi, of Dakhineswar, thana Barahanagore, district 24-Parganas, applicant, debtor.

PURSUANT to a petition dated the 11th April 1910, and on reading the said petition and hearing the pleader for the said applicant on 5th December 1910, it was ordered that the debtor be and the said debtor was herely a landered inselection. hereby adjudged insolvent.

Dated this the 16th day of June 1911.

T. W. RICHARDSON, District Judge. (819 - 1 - 847)

In the Court of the District Judge of Birbhum.

INSOLVENCY CASE No. 10 or 1910. NOTICE is hereby given that Shekh Babu, son of Shekh Sujat Ali, of Suri, district Birbhum, applicant in the above case, was adjudged an insolvent by this Court on the 27th May 1511.

B. C. MITRA, District Judge.

Birbhum Judge's Court, the 8th June 1911. (771-1-836)

In the Court of the District Judge of Birbhum.

INSOLVENCY CASE No. 5 or 1911.

NOTICE is hereby given to all concerned that the insolvency petition of Binode Behari Mitra, son of late Nabin Madhab Mitra, of Hetampur, mahalla Sitarsmpur, chauki and thana Dubrajpur, district Birbhum, has been admitted by this Court, and that the 36th June 1911 has been fixed for the hearing thereof.

B. C. MITBA, District Judge.

Suri, the 9th June 1911.

(783-1-837)

In the Court of the District Judge of Birbhum.

INSOLVENCY CASE No. 4 or 1911.

NOTICE is hereby given to all concerned that the insolvency petition of Jagadiswar Chatterji, son of late Maheswar Chatterji of Herua, chouki Bolpur, district Birbhum, has been admitted by this Court and that the 80th June 1911 has been fixed for the hearing

B. C. MITRA, District Judge.

Suri, the 9th June 1911. (784-1-838)

In the Court of the District Judge of Birbhum.

INSOLVENCY CASE No. 8 of 1910.

NOTICE is hereby given that Kesab Chandra Das, son of Dwarka Nath Das, of Karidha, chowki Suri, district Birbhum, applicant in the above case, was adjudged an insolvent by this Court on the 18th May 1911.

B. C. MITBA, District Judge.

Suri, the 10th June 1911. (785-1-839)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors that the Insolvency petition of Baburam Nandi, son of Pellaram Nandi, of South Bentra, thana Howrah, district Hooghly, has been admitted by this Court as No. 47 of 1911, and that the 11th July 1911 has been fixed for the hearing thereof.

T. S. MACPHERSON, District Judge. Chinsura, the 24th June 1911. (861-1-855)

In the Court of the District Judge of Hooghly.

INSOLVENCY PETITION No. 13 or 1911.

NOTICE is hereby given that Paran Chandra Chakrabarti, of Bade Sola, thana Chandrala, district Hooghly was, on the 10th June 1911, adjudged an insolvent, and the Nazir of this Court has been appointed Receiver of his property. The 17th July 1911 has been fixed for framing a schedule. Claimants should prove their claims on that day.

T. S. MACPHERSON, District Judge. (855-1-853) Chinsurah, the 16th June 1911.

In the Court of the District Judge of Jessore.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, III of 1907, to his creditors, that the insolvency petition of Syed Jonab Ali, son of late Syed Maulvi Abdur Kahman of char Bejoykhali, thana Magura, district Jessore, has been admitted by this Court as No. 5 of 1911, and that the 30th June 1911 has been fixed for hearing thereof.

H. C. LIDDELL, District Judge. Jessore, the 10th June 1911. (790 - 1 - 835)

In the Court of the District Judge of Muzaffarpur.

INSOLVENCY CASE No. 13 or 1911.

In the matter of Fakira Mian, son of Doman Mian, resident of mahalla Chundwara, town Muzaffarpur, petitioner.

NOTICE is hereby given to all concerned that the Insolvency petition of the abovenamed petitioner has been admitted by this Court, and that the 30th June 1911 has been fixed for the hearing thereof.

W. H. VINCENT, District Judge. Muzaffarpur, the 20th June 1911. (854 - 1 - 854)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 63 or 1911.

Hatem Gharami, son of late Fakir Mamud Gharami, of Panchgaw, thana Dismond Harbour, district 24-Parganas, applicant.

To Amarkrishna Deb, of Panchgaw, and others, creditors. ON the 5th day of June 1911, it was ordered that the matter of the petition of the applicant be heard on the 10th day of July 1911, and that the said applicant do attend to be examined by this Court on that the that date.

T. W. RICHARDSON, District Judge. Alipore, the 14th July 1911. (807-1-840)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 66 or 1911.

Mohendra Lall Ballar, son of late Khetra Mohan Ballar, of No. 25, Baniapukur Lane, thana Baniapukur, district 24-Parganas, applicant,

To (1) Kartic Chandra Dutta, son and heir of late Thakurdas Dutta, of Balaram Basu's Lane, Bhowani-pur, (2) Biswambhar Chatterjee, of Circular Road, Calcutta, (3) Sheikh Abdul, of Baniapukur Lane, thana Baniapukur, district 24-Parganas, creditors.

ON the 5th day of June 1911, it was ordered that the matter of the petition of the applicant be heard on the 10th day of July 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON District Judge. Alipore, the 14th June 1911. (809-1-857)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 67 or 1911.

Shaikh Abdul Jalil, son of late Shaikh Sariatulla, of Corea, 41 Jannagore Road, thana Baniapukur, district 24-Parganas, applicant.

To (1) Sreemati Bolskina Ayre, of Corea, (2) Muhammad Ismail, (3) Sreemati Nachiman, of Calcutta, creditors.

ON the 5th day of June 1911, it was ordered that the matter of the petition of the applicant be heard on the 10th day of July 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge. Alipore, the 14th June 1911. (810 - 1 - 815)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 59 of 1911. Sheikh Nannu, son of Eman Bux, of South Intally, thana Intally, district 24-Parganas, applicant.

To (1) Sheikh Chamru Kasai, (2) Hazi Esof, (3) Sheikh Kader, (4) Abdul hohen, all of Calcutta, creditors.

O N the 12th day of June 1911, it was ordered that the matter of the petition of the applicant be heard on the 17th day of July 1911, and that the said applicant do attend to be examined by this Court on

T. W. RICHARDSON, District Judge.

Alipore, the 16th June 1911.

(824 - 1 - 841)

. NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 65 or 1911.

Sheikh Mungroo, son of Cheikh Panchoo, of No. 35. Gorechand Road thana Baniapukur, district 24-Pargana, applicant.

To (1) Mintoo Sheikh, (2) Sanichar, (3) Chanoo Hazi, (4) Lakhan Chasiora, (5) Shebulat Mistri, (6) Ganaur, (7) Dosi Syce, (8) Narathan Agarwala, (9) Mati Syce, all of district 24-Parganas, creditors.

ON the 12th day of June 1911, it was ordered that the matter of the petition of the applicant be heard on the 17th day of July 1911, and that the said applicant do attend to be examined by this Court on that date.

T. W. RICHARDSON, District Judge.

Alipore, the 16th June 1911.

DEVA PRASAD SARVADHIKARY, Solicitor, intends to be enrolled as a Vakil of the High Court, Calcutta. (800-4-821)

Notice.

A PPLICATIONS are invited for the undermentioned posts which have falled vacant in this office:

- Judicial Peshkar, Pay Rs 80 per month.
 Nazir , 70 ,
 Record-keeper , , , , 70 ,

2. The selected candidate for the post of Judicial Peshkar and the Nazir will have to deposit Rs. 500 each in cash or Government Promissory notes as security deposit and to execute a bond with two sureties. The candidate appointed as Record-keeper will have to execute a security bend in the sum of Rs. 1,500 with two sureties for his good and honest conduct.

3. Applications with copies of testimonials will be received by the undersigned up to the 7th proximo.

K. MITRA, for Magistrate-Collector, Howrah. Howrah, the 21st June 1911.

NOTICE

A PPLICATIONS are invited for the post of Accountant, Civil Engineering College, Sibpur. Salary as. 75 rising by annual increments of Rs. 5 to a maximum of Rs. 100. Only persons who have passed an accountantship examination and have had experience of Public Works or Workshop accounts need apply. Applications will be received up to the 8th of July.

P. BRÜHL, Offg. Principal.

Civil Engineering College, Sibpur, the 24th June

WANTED at once a Professor of Arabic and Persian for a Government College in this Province. Only MA.'s in Arabic need apply. Applications giving particulars as to paren'age and residence will be received by the undersigned up to the 9th July 1911. The selected candidate will be appointed on probation for one year on Rs. 20 per mensem in class VIII of the Provincial Educational Service.

T. O. D. DUNN,

Assistant Director of Public Instruction,

Eastern Bengal and Assam.

Dacca, the 21st June 1911.

Wanted

BY the District Board. Nadia, an English teacher for the Matiari Model School on Rs 20 a month with prospect of increase. The school is a few raskis off the Banpur Station on the Eastern Bengal State Railway None need apply who has not passed the Y.A. Examination, but any Matriculate who was teachin; English in a Middle English School on the 26th April 1906 may also apply provided he passes the oral examination in English idioms and pronunciation. Applications with copies of testimonials will be received by the undersigned on or before the 10th July 1911.

BISWAMBHAR RAY.

Vice-Chairman, District Board, Nadia.

Krishnagar, the 24th June 1911.

(875 - 1)

NOTICE.

WANTED a Correspondence Clerk for three months

only on a monthly salary of Rs. 50 a month.

None need apply who has not had experience of an Engineer's office and cannot draft letters and submit notes, etc.

Applications in the applicant's handwriting with copies of testimonials must reach this office by the 1st July 1911.

E. J. BULL, C.E., M.I.C.E.I., etc.,

District Engineer, Saran.

Thapra, the 23rd June 1911.

WANTED a Draftsman with knowledge of Panto-VV graph work for nine months on a salary of Rs. 50 per month.

None need apply who is not qualified and experienced.
Applications with copies of testimonials will be received up to 30th instant by

The District Engineer, Darbhanga

Laheriasarai, the 13th June 1911.

(801-2)

Wanted

A HEAD CLERK and Accountant for the Gaya Municipality on a salary of Rs. 60 rising to Rs. 70 by an annual increment of Rs. 2.

by an annual increment of Rs. 2.

None need apply who has not passed the Accountantship Examination as required in Bengal Government
Notification No 3334 L. S.-G., dated the 20th December 1901, and is not thoroughly conversant with the
works of the Municipality Application with the copies
of testimonials will be received by the Chairman up to
15th July 1911. Selected candidate will have to join

JUGENDRA KUMAB SEN, Secretary.

Gays, the 24th June 1911. (860—2)

Wanted

N Assistant Master strong in Mathematics for the Palamau Zilla School on a salary of Rs. 37-8 a month.

None need apply who has not passed or at least appeared at the B.A. or B.Sc. Examination of the Calcutta University. Preference will be given to a Behari candidate. Apply sharp to the undersigned.

MATILAL DATTA,

Head Master, Palaman Zitla School. Daltonganj, the 18th June 1911. (853 - 1)

Notice.

WANTED 400 Amins for the Survey and Settlement work of the Midnapore district.

None need apply who is not thoroughly conversant with the Cadastral Survey and Khanapuri work.

Preference will be given to those who have previous experience in Survey and Khanapuri. A good Bengali handwriting is indispensably necessary.

Applications in applicant's own handwriting with copies of testimonials will be received by the undersigned up to 31st July 1911.

up to 31st July 1911.

RAMPADA CHATTERNI,

Assistant Settlement Officer, Midnapore Settlement. Contai, the 24th June 1911.

Treasure Trove.

IT is hereby notified, under section 5 of Act VI of 1878, that the undermentioned treasure was found on or about the 3rd December 1910 while repairing the Kurikudinathaswami temple at Marudandanallur, Kumbakonam taluk:—

Description of articl			eight in	Approx		
BE COUNTY OF THE				Rs.	A.	
Vigneswarar,	1	127	54	27	0	
Somaskandar.						
Ditto Amman,	1	}	124	62	0	
Skandar, Standard	1)	VI.E			
		}		14	8	
Ditto Amman,	1	5		1.9	0	
Amman.	1	***	117	58	8	
Saki Amman.	2		23	11	8	
Chandikeswarar,	1	***	42	21	0	
Chandrasekarar,	1	***	21	10	8	
Sundaramurti,	1	***	38	19	0	
Kaliamman,		***	66	33	0	
Tiruvasi,	2	***	16	4	0	
9 broken pieces of lamp	1	***	60	15	0	
Abisheka Darapathram	i veli			- HARDEN	E.	
broken,	1		2	0	8	
Kalanji pedestal.	2		. 5	1	4	
Chamara handles,	2	***	1	0	4	
Puja box.	4	***	11	2	12	
Other sundry articles.	2	of mean	1	. 0	13	
2. All persons clain	ning	the	said tres	sure or	part	
thereof are hereby requi	red	to app	ear perso	onally of	by	

agent before the Collector of Tanjore at his office on the 17th November 1911 in view to the matter being enquired into and determined according to law.

Tanjore Collector's Office, the 17th June 1911.

Jessore Municipality.

WATER-WORKS CONTRACT No. 3.

THE Municipal Commissioners of Jessore invite tenders for the construction of pumping-station buildings, Superintendent's quarters, etc., at the Jessore water-works. Drawings may be seen and copies of the specification obtained, on or after the 1st July 1911, at the Municipal Office, Jessore, or at the office of the Sanitary Engineer, Bengal, at 1-2, Old Court House Corner, Calcutta.

Tenders, which must be on the forms avoided.

Corner, Calcutta.

Tenders, which must be on the forms provided, must be sent in in sealed covers addressed to the Chairman, Jessore Municipality, and must be received at the Municipal office before 4 P.M. on 31st July 1911.

The Municipal Commissioners do not bind themselves to accept the lowest or any tender.

Parties tendering must do so at their own cost.

KESABLAL RAY CHOUDHURY, Chairman.
The 29rd June 1911. (862-2)

The Commissioners for the Port of Calcutta.

THE Calcutta Port Trust Debenture Loan (41 per cent.) of 1881 for Rs. 10 lakhs is repayable on the 13th July 1911, from which date all interest on the said loan will cease. Holders of debentures of this loan should present their debentures at the Bank of Bengel, Public Debt Office, for examination two weeks before the date of maturity with the following endorsement on the back of each debenture:—

"Received payment in full of all demends for prin-

"Received payment in full of all demands for principal and interest due hereon

> (Signature of holder.) By order,

H. J. HILARY, Secretary.

Dated the 18th May 1911.

(664-6)

THE Government Promissory Note No. 170558 of the 31 per cent loan of 1865 for Rs. 1,000 (one thousand) originally standing in the name of Ram Brahma Sinha and last endorsed to Aswini Coomer Sinha, the proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that payment of the above note and the interest thereupon have been stopped at the l'ublic Debt Office, Bank of Bengal, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned security. security.

Name of the Advertiser-Aswini Coomer Sinha, Residence—193-1, Harrison Road, Calcutta.
(861-3-834)

Notice to Creditors.

In the goods of Charles Ogilvie Corrin, deceased.

In the goods of Charles Ogilvie Corrin, deceased.

PURSUANT to sections 320 of Act X of 1865 and 42 of Act XXVIII of 1866, all persons having claims against the estate of the abovenamed deceased, who died on the 10th day of May 1911 at 22, Lansdowne Road, Calcutta, and probate of whose Will and of a codicil thereto with copy of the Will annexed has been granted by the High Court of Judicature at Fort William in Bengal to me, the undersigned, one of the Executors in the said Will named, are hereby required to send full particulars of their claims, of statement of their accounts and the nature of the securities (if any) held by them to and the nature of the securities (if any) held by them to me on or before the 31st day of July 1911, after which date no claims will be admitted and the assets of the estate will be distributed.

Dated this 26th day of June 1911.

H. B. FEILMANN,

Executor of the Will of C. O. Corrin, deceased, 4, Bankshall Street. (874-3-858) ((Art - 1 - 13 ×)

Notice to Creditors.

In the Goods of David Ross, deceased.

In the Goods of David Ross, deceased.

PURSUANT to sections 320 of Act X of 1865 and 42 of Act XXVIII of 1866, all persons having claims against the estate of the abovenamed deceased, who died on the 17th day of September 1910 at Cumberly, Surrey, in England, and to whose estate Letters of Administration with copy of the Will annexed have been granted by the High Court of Judicature at Fort William in Bengal to John Henderson Gray, are hereby required to send full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them to us the undersigned as Solicitors to the said John Henderson Gray on or before the 30th day of June 1911, after which date no claims will be admitted and the assets of the estate will be distributed.

Dated this 31st day of May 1911.

Dated this 31st day of May 1911.

SANDERSON & Co., Royal Insurance Buildings, Dalhousie Square, Calcutta, Solicitors to the said John Henderson Gray.

Notice to Creditors.

In the Goods of Henry Joll, deceased.

In the Goods of Henry Joll, deceased.

PURSUANT to sections 320 of Act X of 1865, and 42 of Act XXVIII of 1866, all persons having claims against the estate of the abovenamed deceased who died on the 15th day of April 1910 at Plymouth, Devon, in England, and to whose estate Letters of Administration with copy of the Will annexed have been granted by the High Court of Judicature at Fort William in Bengal to Frederick Henry Eggar, are hereby required to send full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them to me, the undersigned, as Solicitor to the said Frederick Henry Eggar, on or before the 3rd day of July 1911 after which date no claims will be admitted and the a-sets of the estate will be distributed. be distributed.

Dated this 2nd day of June 1911.

A. VERE NICOLL, Royal Insurance Buildings, Dalhousie Square, Calcutta, Solicitor to the said Frederick Henry Eggar. (761-3-712)

In the matter of the Indian Companies Act and
In the matter of the Bengal Silk Co., Ld.,
in Liquidation.

NOTICE is hereby given, pursuant to section 186 of the Companies Act, 1882, that a General Meeting of the Members of the abovenamed Company will be held on Friday, the 4th day of August 1911, at 4 o'clock p.m. at 26, Maugoe Lane, Calcutta, in order that there

| ARTE | | | and | | | | of a Descriptive Categore

may be laid before the said Company an account showing the manner in which the winding up has been conducted and the property of the Company has been disposed of, and in order that the said Company may hear any explanation that may be given by the Liquidators.

E. W. S. Russell, for self and co-Liquidators. 25, Mangoe Lane, 28th June 1911.

POST OFFICE.

DESPATCH OF SEA-BORNE MAILS.

Maria Cara Maria POR to the control of the control	Date and hour of closing at the General Post Office.	
United Kingdom and other places in Europe, America, East, West and South Africa (Letters and packets). N.B.—The latest day for money-orders is Wed-	Thursday	7-15 P.M.
* Straits Settlements, China and Japan Straits Settlements	27th June 29th 8sturday 27th June	8-30 es 7-30 es

On other days correspondence for China, Japan and Australasian Colonies is despatched to Tuticorin, so that it may proceed by the first steamer from Colombo.

Presidency Posts aster.

Dated Catoutta, the 26th June 1911.

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- Classified List of Forest Officers of the Imperial and Provincial Services in the Bengal, Madras and Bombay Presidencies in July 1910. Royal Svo. Board. Re. 1 or 1s. 6d, (4a.)
- The Indian Forest Records. The Sylviculture of Hardwickia binata (Anjan). by D O. Witt, Esq. Notes on Sandal (Germination and Growth of Seedings), by Rao Sahib M. Rama Rao. Royal Svo. Paper cover Rs. 3-4 or 5s. (4a.)
- The Indian Forest Memoirs, Vol. I, Forest Zoology Series, Part III—A note on the Lac Insect (Tachardia Lacca): its Life History, Propagation and Collection, by E. P. atebbing, Esq. Paper cover, Super Royal 4to. Re. 1 or 1s. 6d. (Sa.)
- Progress Report of Forest Administration in the Andamans for 1909-10. Foolscap. Paper cover. As. 8 or 9d. (2a.)
- Progress Report of the Imperial Forest Research Institute for 1909-10, Board, Foolscap. As. 7 or 8d, (2a.)
- A Forest Flora of Chota Naspur including Gangpur and the Santal Parganas, by H. H. Haines, Esq. Super Reyal 16mo. Cloth. Rs. 9 or 13s. 6d. (5a.)
- Imperial Forest College, Dehra Dun, Calendar, August 1910. Royal Svo. Paper cover. 10a. or 1s. (2a,)
- Records of the Botanical Survey of India, Volume V, No. 1. Catalogue of nonherbaceous phanerogams cultivated in the Royal Botanic Garden, Calcutta, Part I (Numerical List), by Major A. T. Gage, I.M.S. Royal 8vo. Paper, Re, 1-6 or 2s. (2a.)
- Forest Bulletin No. 1, 1911.—Note on Calorimetric Tests of some Indian woods by Purac Singh, F.O.S., etc. Super Royal Svc. Paper cover. 2a. or 2d. (1a.)

- List of Officers in the Department of Revenueand Agriculture, Government of India, and in the Departments under its administrative control, corrected to 1st January 1911. Royal 8vo. Board. 8a. or 9d. (3a.)
- Classified List of Forest Officers of the imperial and Provincial Services in the Bengal, Madras and Bombay Presidencies on 1st January 1911. Royal Svo. Board, Re. 1 or 1s. 6d. (4a.)

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- Classified and Distribution Return of Establishment corrected up to 31st December 1910. Royal 8vo. Paper cover. Re. 1 or 1s. 6d. (2a.)

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ACCOUNTANT-GENERAL, BENGAL.

History of Services of Gazetted and other Officers serving under the Government of Bengal, corrected to 1st July 1910, Part I. Royal byo. Board. Rs. 2 or 3s. (8s.) Part II. Rs. 2 or 3s. (6a.) Complete, Rs. 4 or 6s. (14s.)

RAILWAY BOARD

- Annual Report on architectural work in India by J. Begg, Consulting Architect to the Government of India for 1909-10. Foolscap. Paper cover. Rs. 3 or 4s. 6d. (3a.)
- Classified List of the State Railway Establishment and Distribution Return of Establishment of Railways corrected up to 31st.

 December 1910. Royal Svo. Paper cover. Re. 1 or 1s, 6d. (2a.)

List of new books for sale at Thomason College, Koorkee, which were not advertised before.

Roorkee Treatise and Civil Engineering-

Section IX-Railways, 5th Edition. Revised by F. G. Royal Dawson, 1908. Rs., 4-4. Section V-Manual of Estimating, 7th Edition, 1908. (Reprint.) Rs. 3-12.

Thomason College Calendar for 1908, Rs. 5-2.

Examination question papers of the Thomason College, Civil Engineer Class and Upper Subordinate Class, Entrance Examination, and the 4th grade P. W. Accounts Examination from 1905—1909, published by the Newul Kishore Press, Lucknow. Re. 1-4.

List of new books and periodicals for sale at the Library of the Asiatic Society of Bengul, 57, Park Street, Calcutta,

SOCIETY'S PUBLICATIONS.

Journal and Proceedings, Vol. 5. Nos. 2 to 11, at Rs. 2 each.

Memoirs, Vol. 2. No. 10, Cerrhipedes Opercules de l'Indian Museum de Calcutta. Par Mr. M. A. Gruval, at Rs. 2. No. 11, Correlations of Areas of Matured Crops and the Rainfall. By Mr. S. M. Jacob, Los, Ditto.

at Rs. 2-8.

Journal and Proceedings, Vol. V. Extra No. 1909. Grammar of the Kanawari Language at Rs. 3. Extra No. 2, 1909. Maithili Grammar, Part I, at Rs. 4. Ditto.

Journal and Proceedings, Vol. VI. Nos. 1 to 10 at Rs. 2 each.

Extra No. 1910. Divan-i- Pabur Padishab, at Rs. 2. Ditto.

Memoirs, Vol. 2, No. 10. Notes on some Monuments in Afghanistan. By Mr. H. H. Hayden, at Re. 1.

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Memoirs, Vol. III. No. 2. An alchemical compilation of the Thirteenth Century A.D. By Mr. H. E. Stapleton, B.A. at Re. I.

Memoirs, Vol. III, No. 3. The Journal of Major James Rennell. By Mr. T. H. D. La Touche, at Rs. 4.

Memoirs, Vol. III, No. 4. Lisu (Yawyin) tribes of the Burma-China Frontier. By Messrs. A. Rose and J. Coggia

Memoirs, Vol. IV. No. I, Sanskrit-Tibetan-English Vocabulary. By Alexander Cosma de Koros. Edited by Drs. E. Denison-Ross and Satis Chandra Vidyabhusans, at Rs. 5.

BIBLIOTHECA INDICA.

Rasarnavan, Fasc. 2. By Dr. P. C. Roy, at Re. 1-4.

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Gobbila Paricista, Part I. By M. M. Chandra Kanta Tarkalankar, at Re. 1-14.

Baudhayana Srauta Sutra, Vol. 2. Fasc. 8. By Dr. W. Caland, at As. 10.

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Persian and Turki Divans of Bayram Khan Khan Khannan. By Dr. E. Denison-Ross, at Re. 1.

Mabani-i-Lughat. By Dr. E. Denison-Ross, at Re. 1-8.

List of Publications issued by the Meteorological Department from 1st October 1910 to 31st March 1911.

Monthly Weather Review from July to November 1910. (Illustrated by 7 plates.) Quarto. Paper cover.

Annual Summary of Monthly Weather Review, 1909. (Illustrated by 6 plates.) Quarto. Paper cover.

are an included the

List of Publications issued by the Meteorological Department during the current Quarter.

Monthly Weather Review for December 1910. (Illustrated by 7 plates.) Quarto. Paper cover. Re. 1.

Monthly Weather Review for January 1911. (Illustrated by 7 plates.) Quarto. Paper cover. Re. 1.

Monthly Weather Review for February 1911. (Illustrated by 7 plates.) Quarto. Paper cover. Re. 1.

List of new books published by the Geological Survey of India during the week ending 20th May 1911.

Memoirs of the Geological Survey of India, Volume XXXV, Part 4 G. H. Tipper, M.A., F.G.S. Geological Survey of India. Re. 1.

Records of the Geológical Survey of India, Volume XLI, Part I. Director, Geological Survey of India. Re. 1.

Records of the Geological Survey of India, Volume XLI, Part II. Director, Geological Survey of India. Re, 1.

List of Publications issued by the Reporter on Economic Products during the two quarters from October 1910 to March 1911.

1. Index (Agricultural Ledger No. 8, 1908-09, Vol. XV), pages 147-168. Price Re. 1-6.

- Literature on the Races of Rice in India, First Half A-K (Agricultural Ledger No. 1, 1910, Vol. XVI), pages 1-384. Price As. 12.
- 8. Literature on the Races of Rice in India, Second Half L-Z, and Appendices (Agricultural Ledger No. 1, 1910. Vol. XVI), pages 335-594. Price As. 10.

4. (1) Bat and Bird Guanos in India.

(2) Edible Frogs in India.

(Agricultural Ledger Nos. 1 and 2, 1911, Vol. XVII, pages 1-5). Price 1a.

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5. The Soy Bean in India (Agricultural Ledger No. 3, Vol. XVII), pages 17-33. Price As. 2.

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The Calcutta Gazette.

WEDNESDAY, MARCH 15, 1911.

PART III.

Acts of the Bengal Conncil.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

The following Act, passed by the Legislative Council of the Lieutenant-Governor of Bengal, received the assent of His Honour on the 21st February, 1911, and, having been assented to by His Excellency the Viceroy and Governor General on the 6th March, 1911, is published for general information:—

BENGAL ACT No. 1 of 1911.

An Act to repeal and amend in the district of Sambalpur certain enactments relating to abolished rates and cesses.

Whereas certain rates and cesses leviable in the district of Sambalpur have been abolished, and it is therefore expedient to repeal or amend the enactments specified in the Schedule;

and whereas the previous sanction of the Governor General has been obtained, under section 5 of the Indian Councils Act, 55 & 56 Viot. 1892, to the passing of this Act;

It is hereby enacted as follows :-

Short title

1. This Act may be called the Sambalpur Repealing and Amending (Rates and Cesses) Act, 1911.

Enactments in Schedule repealed or modified. 2. The enactments specified in the Schedule shall be repealed or modified to the extent and in the manner mentioned in the third column thereof.

THE SCHEDULE

Number, year and short title.	Sections.	Extent of repeal or modification.
Act X of 1878 (The Central Provinces Additional Rates Act, 1878).	-	The whole Act to be repealed.
Act XVII of 1878 (The Northern India Ferries Act, 1878).	17	For sub-clause (ti) of clause (c) the following to be substituted:
		"(ii) be applied to any local works likely to promote the public health, comfort or convenience."
ct XVIII of 1881 (The Central Provinces Land- revenue Act, 1881).	77	In clause (a) the word "patwari" to be repealed.
revenue det, 1991).	138	In clause (b) the word " patwaris" to be repealed.
1101.00	141	In clause (a) the words "village- patwari and "to be repealed.
	143A	In clause (c) the words "patwari and" to be repealed; and for the words "they are" the
		words "he is" to be substi- tuted.
	146A	The whole section to be repealed.

CALCUTTA, F. G. WIGLEY,
The 11th March, 1911. Secretary to the Bengal Legislative Council.

TWENTER TIVE DEPARTMENT

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The Calcutta Gazette.

WEDNESDAY, MARCH 22, 1911.

PART III.

Acts of the Bengal Council.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

THE following Act, passed by the Legislative Council of the Lieutenant-Governor of Bengal, received the assent of His Honour on the 21st February, 1911, and, having been assented to by His Excellency the Viceroy and Governor General on the 13th March, 1911, is hereby published for general information:—

BENGAL ACT No. II of 1911.

An Act further to amend the Bengal Vaccination Act, 1880.

CONTENTS.

SECTION.

- . 1. Short title and local extent.
 - 2. Power to extend Act.
 - 3. Power to suspend Act.
 - 4. Amendment of section 2 of Bengal Act V of 1880.
- 5. Repeal of portions of section 2.
- 6. Amendment of section 3.
- 7. Amendment of section 4.
- 8. Amendment of section 5.
- 9. Amendment of section 6.
- 10. Amendment of section 7.
- 11. Amendment of section 8.
- 12. Amendment of section 10.
- 13. Amendment of sections 13A, 29A and 29B.
- 14. Amendment of sections 15, 16 and 33.
- 15. Amendment of section 19.
- 16. Amendment of section 28.
- 17. Amendment of Schedule A.
- 18. Amendment of Schedule B.
- 19. Amendment of Schedule C.
- 20. Amendment of Schedule E.

BENGAL ACT No. II of 1911.

An Act further to amend the Bengal Vaccination Act, 1880. Ben. Act V

Whereas it is expedient further to amend the Bengal Vaccination Act, 1880, in manner hereinafter appearing; It is hereby enacted as follows:—

- Short title and local 1. (I) This Act may be called the Bengal Vaccination extent. (Amendment) Act, 1911; and
 - (2) It applies in the first instance only to—
 - (a) Calcutta, as defined in clause (7) of section 3 Ben. Act of the Calcutta Municipal Act, 1899,
 - (b) the port of Calcutta, and
 - (c) the Cossipore-Chitpur, Garden Reach, Howrah, Maniktola, South Suburban and Tollygunge Municipalities.
- Power to extend 2. (1) The Local Government may, by notification published in the Calcutta Gazette, declare its intention to extend this Act or any portion thereof to any town or selected area not mentioned in section 1, sub-section (2).
 - (2) Any inhabitant of any such town or area who objects to such extension may, within a period of six weeks from such publication, send his objection in writing to a Secretary to the Government of Bengal; and the Local Government shall consider all objections so sent.
 - (3) After the expiration of the said period, the Local Government, if no objections have been so sent, or if it considers that the objections so sent are insufficient, may, by a like notification, effect the proposed extension.
 - (4) The substance of every notification under sub-section (1) or sub-section (3) shall be proclaimed and notified in the vernacular, within the town or area affected, by such means and in such manner as the Local Government may direct.
- Power to suspend 3. The Local Government may, by notification in the Calcutta Gazette, suspend the operation of this Act in any place.
- Amendment of 4. After the definition of "public vaccinator" in section Ben. Act V section 2 of Bengal 2 of the Bengal Vaccination Act, 1880, the following shall be of 1880.

 inserted, namely:—
 - "'Inspector' means a person authorized by the Superintendent of Vaccination to exercise all or any of the functions of an Inspector under this Act."
- Repeal of portions 5. The following words in section 2 of the said Act are hereby repealed, namely:—
 - (1) the words "or specially licensed by the Lieutenant-Governor to practise vaccination and grant certificates under the provisions of this Act", in the definition of "medical practitioner", and
 - (2) the word "either" and the words "or by inoculation", in the definitions of "unprotected child" and "unprotected person".
- Amendment of sec- 6. In section 3 of the said Act .-
 - (1) for the words "one year", in the first place in which they occur, the words "six months" shall be substituted, and

(2) the following words shall be repealed, namely :-

"or, if the child be at the time of its arrival less than one year old, within one year and three months after its birth; and the parent or guardian of every unprotected child living in such place at the date of this Act coming into force therein, and whose age at such date exceeds one year, but does not exceed fourteen years, shall, within six months from the said date."

Amendment of sec-

7. In section 4 of the said Act,-

- (1) for the words "the same day in the following week" the following shall be substituted, namely:—
 - "a day not less than seven or more than ten days";
- (2) for the words "by the operator or by any person deputed for that purpose by the Superintendent of Vaccination" the following shall be substituted, namely:—
 - "by the operator (if a medical practitioner) or by an Inspector";
- (3) for the words "and it shall be the duty of any public vaccinator who has vaccinated a child elsewhere than at a public vaccine-station to visit the child at the time and for the purpose above mentioned, whether he is requested to do so or not, unless the Superintendent of Vaccination has deputed some other person to act for such public vaccinator in this behalf" the following shall be substituted, namely:—
 - "and, when any public vaccinator has vaccinated a child elsewhere than at a public vaccine-station, an Inspector shall visit the child at the time and for the purpose above mentioned, whether he is requested to do so or not";
- (4) for the words "the public vaccinator" the words "the Inspector" shall be substituted; and
- (5) for the words "a public vaccinator" the words "an Inspector" shall be substituted.

Amendment

8. In section 5 of the said Act,-

- (1) for the words "public vacginator," in both places in which they occur, the word "Inspector" shall be substituted, and
- (2) for the words "three months," in both places in which they occur, the words "one month" shall be substituted.

Amendment

- 9. For section 6 of the said Act the following shall be substituted, namely:—
 - "6. (1) If any Inspector or medical practitioner finds-

Procedure where child is found to have had small-pox or to be insusceptible of successful vaccination,

- (a) that a child brought for vaccination has already had small-pox, or
- (b) that a child who has been three times unsuccessfully vaccinated is insusceptible of successful vaccination,

he shall deliver to the parent or guardian of such child a certificate under his hand, according to the form in Schedule B hereto annexed or to the like effect.

- (2) If the Superintendent is satisfied that such child has already had small-pox, or is insusceptible of successful vaccination, he shall endorse such certificate.
- (3) Such endorsement shall operate as an exemption from liability to vaccination,—
 - (i) in case (a) in sub-section (1) absolutely, and
 - (ii) in case (b) in that sub-section—for a period of twelve months.
- (4) Upon the expiration of the said period, the parent or guardian of such child shall forthwith cause the child to be vaccinated again;

and, if an Inspector or a medical practitioner finds after two further unsuccessful vaccinations that the child is insusceptible of successful vaccination, he shall deliver to the parent or guardian a further certificate under his hand, according to the form of Schedule B hereto annexed, or to the like effect;

and, if the Superintendent of Vaccination be again satisfied that the child is insusceptible of successful vaccination, he shall endorse such certificate, and such endorsement shall operate as an absolute exemption from liability to further vaccination."

Amendment section 7.

- 10. In section 7 of the said Act, for the words "Every public vaccinator or medical practitioner who shall have performed the operation of vaccination upon any child and shall have ascertained that the same has been successful," the following shall be substituted, namely:—
- "When a public vaccinator or medical practitioner has performed the operation of vaccination upon any child, and an Inspector or such practitioner has ascertained that the same has been successful, such Inspector or practitioner, as the case may be."

Amendment section 8.

- of 11. In section 8 of the same Act,-
 - (1) for the words "public vaccinator," where they first occur, the word "Inspector" shall be substituted, and
 - (2) after the word "nor" the words "by any public vaccinator" shall be inserted.
- Amendment of 12. In section 10 of the said Act, after the word "assistants" the words "or any Inspector" shall be inserted.
- Amendment of 13. In sections 13A, 29A and 29B of the said Act, after the sections 13A, 29A and words "public vaccinator" the words "or Inspector" shall be inserted.
- Amendment of 14. In sections 15, 16 and 33 of the said Act, after the words sections 15, 16 and 33. "public vaccinators," wherever they occur, the words "and Inspectors" shall be inserted.
- Amendment of 15. In section 19 of the said Act, for the words "public vaccinator" the word "Inspector" shall be substituted.
- Amendment section 28.

 16. In clause (a) of section 28 of the said Act, before the words "after vaccination" the words "to the operator (if a medical practitioner) or to an Inspector" shall be inserted.
- Amendment of 17. In Schedule A to the said Act,-
 - (1) for the words "three months" the words "one month" shall be substituted, and
 - (2) for the words "Public Vaccinator" the word "In-

Amendment schedule B. 18. For Schedule B to the said Act the following shall be substituted, namely:—

"SCHEDULE B.

(see section 6.)

I, the undersigned, hereby certify

that

, the child of

, residing at

, has already had small-pox

(or, as the case may be)

that I have (or a public vaccinator has) three times (or twice, as the case may be) unsuccessfully vaccinated , the child of . residing at

and I am of opinion that the said child is insusceptible of successful vaccination.

Dated this day of 19 .

(Signature of Medical Practitioner or Inspector.)

(Endorsement by Superintendent of Vaccination.)"

Amendment Schedule C.

- 19. In Schedule C to the said Act,-
 - (1) after the words "by me" the words "(or by a public vaccinator)" shall be inserted, and
 - (2) for the words "Public Vaccinator" the word "Inspector" shall be substituted.

Amendment Schedule E.

- 20. In Schedule E to the said Act,-
 - (1) for the words "one year" the words "six months" shall be substituted, and
 - (2) for the words "the public vaccinator," in the fourth place in which they occur, and for the words "a public vaccinator," the words "an 7nspector" shall be substituted.

F. G. WIGLEY,

Secretary to the Bengal Legislative Council.

CALOUTTA, .
The 16th March, 1911.



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The Calcutta Gazette.

WEDNESDAY, FEBRUARY 1, 1911.

PART IV.

Bills introduced in the Bengal Legislative Council, Reports of Select Committees presented to that Council, and Bills published under Rule 34.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

NOTIFICATION.

In exercise of the power conferred by rule 34 of the Rules for the conduct of the Legislative Business of the Bengal Legislative Council, the Lieutenant-Governor is pleased to order the publication of the following Bill which it is proposed to introduce at the next meeting of the Bengal Legislative Council and of the Statement of Objects and Reasons annexed thereto:—

THE BENGAL ESTATES PARTITION (AMENDMENT) BILL, 1910.

CLAUSES.

- 1. Short title.
- 2. Amendment of section 12 of Bengal Act V of 1897.
- 3. Amendment of section 36.
- 4. Amendment of section 41.
- 5. Amendment of section 52.
- 6. Amendment of section 54 (2).
- 7. Amendment of section 55.
- 8. Amendment of heading to Chapter VIII.
- 9. Amendment of section 58.

CLAUSES.

10. New section 61-

61. Notice of day for confirming partition.

11. New sections 61A to 61C-

61A. Procedure if objection presented.

61B. Procedure in other cases.

61C. Collector may return the papers for amendment or inquiry as often as he thinks fit.

12. Amendment of heading to Chapter X.

13. Repeal of sections 90 to 92.

14. New section 93-

93. Procedure by Collector after confirmation or maintaining of partition.

15. Amendment of section 97.

16. Amendment of section 101.

17. Amendment of section 102.

18. Amendment of section 103.

19. Amendment of section 109.

20. Amendment of section 110 (1).

21. New section 110A-

110A. Power to authorize ministerial officers to sign copies of documents.

22. Amendment of section 111 (2).

23. Amendment of section 112.

24. New section 113-

113. Second appeal to the Board.

25. New section 113A-

113A. Review.

26. New section 114-

114. Revision by the Board.

27. New section 115.

115. Stay of proceedings pending appeal or revision.

28. Amendment of section 118.

29. Amendment of section 121.

BILL

TO AMEND THE ESTATES PARTITION ACT, 1897.

[Note.—Proposed amendments in the existing law are, as far as possible, printed in antique type.]

WHEREAS it is expedient to amend the Estates Partition Act, 1897, in the manner hereinafter appearing;

And whereas the previous sanction of the Governor General has been obtained, under section 5 of the Indian Councils Act, 55 & Vict., c. 14.

It is hereby enacted as follows:-

Short title.

1. This Act may be called the Bengal Estates Partition (Amendment) Act, 1910.

Amendment of section 12 of Bengal Act V of 1897. (1) In sub-section (1) of section 12 of the Estates Partition Act, 1897,-

(a) for the words and figures "section 265 of the Code of Civil Procedure" the words and figures "section 54 of the Code of Civil Procedure, 1908," shall be substituted; and

- (b) for the words and figures "section 396 of that Code" the following shall be substituted, namely:—
 - "rules 13 and 14 in Order XXVI in the first Schedule to that Code, as amended for the time being by rules made by the High Court under section 122 of that Code".
- (2) In sub-section (2) of section 12 of the said Estates Partition Act, 1897, for the figures "265" the figures "54" shall be substituted.
- Amendment of secondary of the Collector of the Commissioner, as the case may be, with the previous sanction of the Board," the following shall be substituted, namely:—

"the Collector (with the previous sanction of the Commissioner) or the Commissioner, as the case may be."

- Amendment of sec. 4. In section 41 of the said Act, for the words "Lieutenant Governor," wherever they occur, the word "Commissioner" shall be substituted.
- Amendment of sec. 5. In section 52 of the said Act, for the words and figures tion 52. "sections 506 to 522 (both inclusive) of the Code of Civil Procedure" the following shall be substituted, namely:—

"rules 1 to 16 in the second Schedule to the Code of Civil Procedure, 1908 (as amended for the time being by rules made by the High Court under section 122 of that Code)."

- Amendment of sec- 6. In sub-section (2) of section 54 of the said Estates tion 54 (2).

 Partition Act, 1897, 'for the word "Commissioner" the word "Collector" shall be substituted.
- Amendment of section 55.

 7. In section 55 of the said Act, for the words "the approval
 of the Collector and the confirmation of the Commissioner" the
 words "the confirmation of the Collector" shall be substituted.
- Amendment of 8. In the heading to Chapter VIII of the said Act, after heading to Chapter the word "Approval" the words "and Confirmation" shall be inserted.
- Amendment of sec- 9. (1) In sub-section (1) of section 58 of the said Act, for the word "sanction" the word "approval" shall be substituted.
 - (2) To sub-section (3) of the said section the following shall be added, namely:—

"and not less than one month from the date of any order of the Deputy Collector which is appealable to the Collector under section III."

- (3) In sub-section (4) of the said section 58, before the word "objection" the words "appeal or" shall be inserted.
- New section 61. 10. For section 61 of the said Act the following shall be substituted, namely:—
 - "61. When a partition has been approved by the Collector Notice of day for or when he has made a new partition, and confirming partition. after the tender of extracts and the publication of a notification as provided in section 59,

the Collector shall cause a notice to be served on each of the recorded proprietors, stating that he will, on or after a day specified in the notice, consider whether the partition should be confirmed, and that objections (if any) must be presented to him within thirty days from the date of the service of the said notice."

New sections 61A to 11. After the said section 61 the following shall be inserted, namely:-

- "61A. (1) If any objection is presented within the time [Cf. Ben. Act
 Procedure if objection allowed under section 61, the Collector 90.]
 presented. shall, by order, fix a day (not being less
 than thirty days from the date of such order) for hearing and disposing of the case, and shall cause notice of such day to be served on all the parties.
 - (2) On the day so fixed, or on any subsequent day to which the hearing of the case may extend or is postponed by a notice posted up in his own office, the Collector shall, after hearing and disposing of all objections and calling for any further information which he may consider necessary, either confirm the partition, with or without amendments, or return the papers of the partition to the Deputy Collector for any amendments which the Collector may think proper to be made.
 - (3) If the papers are returned to the Deputy Collector for amendment, he shall proceed to make the required amendments, and shall thereafter return the papers to the Collector, who may then confirm the partition.

"61B If it does not appear to the Collector that the [cf. Ben. Act
Procedure in other proceedings require amendment, or if no V of 1897, a.
objection is presented within the time cases. objection is presented within the time allowed under section 61, the Collector may proceed to consider the case without issuing any notice, and may confirm the partition.

"61C. The Collector may, before confirming a partition, V. of 1897, a. return the papers for amendment or inquiry 92.] Collector may return the papers for amendas often as he thinks fit, and as often as he ment or inquiry as often as he thinks fit.

sections 61 A and 61 B shall be applicable."

t of 12. For the heading to Chapter X of the said Act the Chapter following shall be substituted, namely:—

"PROCEDURE after confirmation of a Partition, UP TO THE COMPLETION OF the proceedings."

Repeal of sections 13. Sections 90, 91 and 92 of the said Act are hereby repealed.

- New section 98, 14. For section 93 of the said Act the following shall be substituted, namely:--
 - Procedure by Collector after confirmation or maintaining of partition.

 The expiration of not less than thirty days from the date of the order of the Collector confirming a partition,

or, if an appeal has been preferred to the Commissioner or the Board, or if any proceedings in respect of the partition be pending before the Commissioner or the Board, then on receipt of the final order of the Commissioner or the Board, if such order does not set aside but maintains, with or without amendments, the partition as confirmed by the Collector,

the Collector shall cause to be published at his office, and at some conspicuous place in each of the estates separately constituted by the order of the Collector, the Commissioner or the Board, as the case may be a notice that the partition has been confirmed or maintained, with or without amendments, by the Collector, the Commissioner or the Board, as the case may be.

(2) If the partition, as so confirmed or maintained, involves any alterations which may conveniently be made on any extracts of the partition paper or on any maps which have been prepared and delivered to recorded proprietors under section 59, the Collector shall cause a notice to be served on every recorded proprietor whose estate is affected by such alterations, requiring him to produce such extracts and maps in order that such alterations may be noted on them;

and, if the alterations be such as to make it desirable to prepare fresh extracts or maps as aforesaid, the Collector shall cause a notice to be served on each proprietor, declaring the extract and map which was delivered under section 59 to be cancelled, and requiring him to take out of the Collector's office the fresh extract or map which has been prepared,"no should be

Amendment of sec. 15. In section 97 of the said Act, for the words and figures on 97. "the powers conferred by Chapters X and XIV of the Code of Civil Procedure" the following shall be substituted, namely:—

"the powers conferred-

- (1) by sections 30 to 32 of the Code of Civil Proce- V of 1908-dure, 1908, and daldw ,tolk stiff
- (2) by Orders XI, XII, XIII and XVI in the first Schedule to that Code, as amended for the time being by rules made by the High Court under section 122 of that Code."
- 16 In section 101 of the said Act, for the words "confirm-Amendment of sec. ation or sanction of the partition" the words "confirmation of the partition by the Collector or of its amendment" shall be substituted.

Avendment of sec. 17. In section 102 of the said Act .-

- (a) for the words "Lieutenant Governor," wherever they occur, the word "Commissioner" shall be substituted, and
- (b) for the words "confirmation or sanction of a partition" the words "confirmation of a partition by the Collector or of its maintenance" shall be substituted.
- Amendment of sec. 18. In section 103 of the said Act, for the words "Lieuton 103. tenant Governor," wherever they occur, the word "Commissioner" shall be substituted.
- Amendment of sec19. In section 109 of the said Act, for the words "sanction" and "sanctioned" the words "approval" and "approved," respectively, shall be substituted.
- Amendment of sec- 20. In sub-section (1) of section 110 of the said Act, for the words "Lieutenant Governor" the word "Commissioner" , shall be substituted.
- New section 110A. 21. After section 110 of the said Act the following shall be inserted, namely:—
 - "110A. Any Collector or Deputy Collector may, by Power to suthorize written order, authorize any ministerial officers to sign, on behalf of the Collector or Deputy Collector, as the case may be, any copy, issued by the Collector or Deputy Collector under this Act, of any document referred to herein."
- 22. In sub-section (2) of section 111 of the said Act, for the words "if made when he proceeds to consider a partition under section 58" the following shall be substituted, namely:— Amendment of section 111 (2).

"if maintained when he proceeds to consider a partition under section 58, section 61A, section 61B or section 61C."

- (1) For clause (e) of section 112 of the said Act the ndment of secfollowing shall be substituted, namely:-
 - "(e) confirming or amending a partition, or." (2) Sub-section (2) of the said section 112 is hereby repealed.

New section 113.

24. For section 113 of the said Act the following shall be substituted, namely:-

"113. (1) An appeal against any order made by the Com-second appeal to the missioner under this Act shall lie to the Board. Board on one or more of the following Board on one or more of the following grounds only :-

- (a) that the order is contrary to law or to some usage [Cf. Act V of 1908, ss. 100, having the force of law;

 (b) that the order has failed to determine some 113, 114 (1), material issue of law or usage having the force (\$\frac{2}{5}\$). of law;
 - (c) that there has been a substantial error or defect in the procedure prescribed by this Act, which may possibly have produced error or defect in the decision of the case upon the merits.
- (2) Every such appeal must be presented to the Board, or to the Commissioner for transmission to the Board, within six weeks from the date of the order appealed against."

New section 118A.

25. After the said section 113 the following shall be inserted, namely:-

"118A. Subject to such conditions and limitations as may be prescribed by rule made under section 121, any person considering himself aggrieved-

- (a) by an order from which an appeal is allowed by 1908, s. 114.] this Act, but from which no appeal has been preferred, or
 - (b) by an order from which no appeal is allowed by this Act,

may apply for a review of the order to the authority who made the order; and that authority may make such order on the application as it thinks fit."

New section 114. 26. For section 114 of the said Act the following shall be substituted, namely :-

"114. The Board may call for the record of any case or [Cf Act V of proceeding which has been decided under 1908, s. 115; this Act by any authority subordinate Ben Act V of to it, and in which no appeal lies to the Board; and if such (1).]

authority appears—

(a) to have exercised a jurisdiction not vested in it by law, or

(b) to have failed to exercise a jurisdiction so vested, or

(e) to have acted in the exercise of its jurisdiction illegally or with material irregularity, the Board may make such order as it thinks fit."

New section 116.

27. For section 115 of the said Act the following shall be substituted, namely: --

"115. When an appeal is presented under section 111
section 112 or section 113, against an crder made by any officer, or when the Stay of proce pending appeal revision, Board calls upon any officer, or when the Board calls upon any officer, under section 114, for the record of any case or proceeding, such officer may, in his discretion, subject to any direction given by the Board, stay all further proceedings pending the appeal or revision."

28. In section 118 of the said Act, for the figures "1882" the figures "1898" shall be substituted.

29. After clause (k) of section 121 of the said Act the following shall be inserted, namely :-

(kk) prescribing conditions and limitations upon the exercise of the right conferred by section 113A; and."

STATEMENT OF OBJECTS AND REASONS.

THE object of this Bill is to make various amendments in the Estates Partition Act, 1897 (Ben. Act V of 1897), in order to reduce the delays which commonly take place in batwara proceedings.

II. The principal changes proposed are-

- (1) the transfer from the Commissioner to the Collector of the duty of confirming partitions, and the transfer from the Board of Revenue to the Commissioner of the duty of hearing appeals against orders confirming partitions [clauses 7, 10, 11, 14 and 23 of the Bill];
- (2) the transfer from the Commissioner to the Collector of the power to approve arbitrators' fees [clause 6];
- (5) the transfer from the Board to Commissioners of the power to sanction the appointment of special establishments for partition work [olause 3];
- (4) the transfer of certain powers from the Lieutenant Governor to the Commissioner [clauses 4, 17 (a), 18 and 20];
- (5) the reduction of the period allowed for notices of confirmation of partitions [clause 14];
- (6) the restriction of second appeals to the Board to the ground of legal defect or substantial error or defect in legal procedure (clause 24), coupled with the grant of authority to apply for a review of orders from which an appeal has not been preferred or is barred (clause 25);
- (7) the amplification of the Board's power of revision (clause 26); and
- (8) the extension of the power to stay proceedings pending appeal or revision (clause 27).
- III. The provisions of the Bill are explained in detail in the subjoined notes.

NOTES ON CLAUSES.

- 1. Clauses 2, 5 and 15 of the Bill substitute references to the new Code of Civil Procedure (Act V of 1908) for the references contained in the Estates Partition Act, 1897, to the Code of 1882 (Act XIV of 1882); while clause 28 substitutes a reference to the new Code of Criminal Procedure (Act V of 1898) for the reference contained in that Act to the Code of 1882 (Act X of 1882).
- 2. Clause 3 amends section 36 so as to withdraw the provision requiring the sanction of the Board of Revenue to the appointment of special establishments in the Commissioner's office for partition work, and to require the sanction of the Commissioner, instead of the Board, to the appointment of such establishments in the Collector's office.
- 3. Clause 4 transfers from the Lieutenant Governor to the Commissioner the power to direct that the salary of Deputy Collectors and the cost of special establishments shall be recovered as part of the costs of partitions.
 - 4. Clause 5 .- See paragraph 1, ante.
- 5. Clause 6 transfers from the Commissioner to the Collector the power to approve arbitrators' fees.
- 6. Clause 7 amends section 55 by dispensing with the "approval" of the Collector to partitions made by arbitrators and transferring to him the Commissioner's power to confirm such partitions.
- 7. Clause 8 inserts the words "and Confirmation" in the heading to Chapter VIII, because it is proposed, in clause 11, to transfer sections 90 to 93 (with amendments) from Chapter X to Chapter VIII.
- 8. Clause 9 (1).—The word "approval" is substituted for the word "sanction," in sub-section (1) of section 58, in order to bring the sub-section into harmony with clause (a) of the section.
- 9. Clause 9 (2) adds words to section 58 (3) with the object of getting in all appeals against orders of the Deputy Collector before the Collector proceeds to approve a partition.
- 10. Clause 9 (3) amends section 58 (4) so as to require the Collector to hear and dispose of appeals before he approves a partition.

- 11. Clause 10 amends section 61 so as to transfer from the Commissioner to the Collector the duty of confirming partitions. The reference in section 61 to appeals is struck out, as appeals will, under the amendments proposed by clause 9, all be disposed of before the stage of confirmation is reached. At that stage only objections will be heard, and not appeals.
- 12. Clause 11 re-enacts, as part of Chapter VIII, sections 90 to 92 of the Act, with amen lments of the same character as those mentioned in paragraph 11, ante.
- 13. Clause 12 amends the heading to Chapter X, and clause 13 repeals sections 90 to 92, in consequence of the proposed transfer of those sections to Chapter VIII.
 - 14. Clause 14 re-ensets section 93, with the following amendments:-
 - (a) the maximum period for the publication of notice that a partition has been confirmed, or has been maintained on reference to the Commissioner or the Board, has been reduced from sixty to thirty days after the order of confirmation of maintenance,
 - (b) the Collector is mentioned as the confirming authority, instead of the Commissioner, and the Commissioner is mentioned as one of the appellate authorities, and
 - (c) in sub-section (2), the words "maintained" and "alterations" are, for greater clearness, substituted for the words "sanctioned" and "amendments" respectively.

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- 15. Clause 15 .- See paragraph. 1, antc.
- 16. Clause 16 and clause 17 (b) make amendments in sections 101 and 102 in consequence of—
 - (a) the transfer from the Commissioner to the Collector of the duty of confirming partitions, and
 - (b) the proposed substitution of "maintained" for "sanctioned" in section 93 (2).
- 17. Clause 17 (a) transfers from the Lieutenant Governor to the Commissioner the power to order a new altotment of the land-revenue under section 102.
 - 18. Clause 17 (b) -See paragraph 16, unte,
- 19. Clause 18 transfers from the Lieutenant Governor to the Commissioner the power to require proprietors of under-assessed estates to make refunds to proprietors of over-assessed estates, when an order for the re-allotment of land-revenue has been made under section 102.
- 20. Clause 19 substitutes "approval" and "approved" for "sanction" and "sanctioned," in section 104, so as to follow section 58, clause (a).
- 21. Clause 20 transfers from the Lieutenant Governor to the Commissioner the power to vest Collectors or Deputy Collectors with settlement powers.
- 22 Clause 21 inserts in the Act a new section, numbered 110A, to enable Collectors and Deputy Collectors to delegate to ministerial officers the duty of signing copies of documents issued under the Act, namely, under section 21, 48, 59 (2) or 105 (d). It is desirable to relieve Collectors and Deputy Collectors of ministerial work of this kind.
- 23. Clause 22 amends section 111 (2) in consequence of the transfer from the Commissioner to the Collector of the duty of confirming partitions.
- 24. Clause 23 (1) introduces a revised clause (e) into section 112. The existing clause (s) will not be required, because it is proposed to amend section 55 by dispensing with the "approval" of the Collector to partitions made by arbitrators. The new clause (e) is inserted in order to give a right of appeal to the Commissioner from orders of the Collector confirming partitions, since it is proposed to transfer the duty of confirming partitions to the latter officer.
- 25. Clause 23 (2) repeals section 112 (2) in consequence of the transfer from the Commissioner to the Collector of the duty of confirming partitions.
- 26. Clause 24 introduces a new section to regulate second appeals to the Board of Revenue, in place of section 113 and parts of section 114 of the Act of 1897. The new section is based on sectious 100 and 101 of the Code of Civil Procedure, 1908 (Act V of 1908). It will materially reduce appeals to the Board, by prohibiting them altogether except on the ground of some legal defect or some substantial error or defect in legal procedure. It is considered unnecessary to continue to allow a second appeal against orders of the Commissioner on questions of fact.
- 27. Clause 25 introduces a new section authorizing applications for a review of any order made under the Act, when an appeal has not been preferred or is barred. The section is based on section 114 of the Code of Civil Procedure, 1908 (Act V of 1908).
- 28. Power is taken, in clause 29 of the Bill, to prescribe conditions and limitations upon the exercise of the right to apply for a review; and rules on the basis of those contained

in Order XLVII in Schedule I to the Code of Civil Procedure, 1908, will be framed when the Bill becomes law. Such rules will also prescribe a period of limitation for applications for

- 29. Clause 26 introduces a new section to regulate revision by the Board of Revenue in place of part of section 114 (1) of the Act of 1897. The new section is based on section 115 of the Code of Civil Procedure, 1908.
- 30. Clause 27 amends section 115 so as to empower officers, subject to any direction given by the Board, to stay proceedings when an appeal is presented or when the Board calls for records. The section, as it at present stands in the Act, unduly limits the discretion of officers in this matter.
 - 31. Clause 28 .- See paragraph 1, ante.
 - 32. Clause 29 .- See paragraph 28, ante.

W. C. MACPHERSON.

The 30th January, 1911.

F. G. WIGLEY, Secretary to the Bengal Legislative Council.



The Calcutta Gazette.

·WEDNESDAY, MARCH 8, 1911.

PART IV

Bills introduced in the Bengal Tegislative Council, Reports of Select Committees presented to that Council, and Bills published under Rule 34.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

The following preliminary report of the Select Committee on the Calcutta Improvement Bill, 1911, together with the Bill as amended by the Committee, and a reprint of the Land Acquisition Act, 1894 (I of 1894), with proposed modifications embodied in loco, is, by order of the President, published for general information:—

THE CALCUTTA IMPROVEMENT BILL, 1911.

PRELIMINARY REPORT OF THE SELECT COMMITTEE.

WE, the undersigned, members of the Select Committee to which the Bill

Paper No. 1. -Letter No. 708, dated the 8th September, 1910, from the Secretary to the Central National Muhammadan Association.

Paper No. 2.—Letter from the Secretary to the Calcutta Trades Association.

Paper No. 3.—Letter No. 346, dated the 4th November, 1910, from the Honorary Secretary, Angle-Indian Association.

Paper No. 4.—Letter No. 162D., dated the 5th November, 1910, from the Acting Secretary, Indian Jute Mills Association.

Papers No. 5.—Letter No. 1334, dated the 2nd November, 1910, from the Honorary Secretary, European and Angle-Indian Defence Association, and enclosure.

Paper No. 6,-Letter dated the 11th November, 1910, from Rai Radha Churn Pal Bahadur,

Paper No. 7.—Letter No. 99C., dated the 14th November, 1910, from the Honorary Secretary, Indian Christian Association, Bengal.

Papers No. 8.—Letter No. S. 3638, dated the 15th November, 1910, from the Chairman of the Corporation of Calcutta, and enclosures.

Paper No. 9.—Letter No. 890, dated the 15th November, 1910, from the Honorary Secretary to the Muhammadan Literary Society of Calcutta.

Paper No 10.—Letter dated the 14th November, 1910, from the Honorary Secretary, Bengal National Chamber of Commerce.

Paper No. 11.—Letter No. 1041-O., dated the 23rd November, 1910, from the Secretary, Indian Tea Association.

Paper No. 12.—Letter No. 45t. dated the 1st December, 1910, from the

Paper No. 13.—Letter No. 45t, dated the 1st December, 1910, from the Henorary Scoretary, British Indian Association.

Paper No. 13.—Letter dated the 5th December, 1910, from the Secretary, Suburban Rate-payers' Association.

Papers No. 14.—Letter No. 1940-1910, dated the 13th December, 1910, from the Secretary, Bengal Chamber of Commerce, and enclosure.

Paper No. 15.—Latter dated the 15th December, 1910, from the Honorary Secretary, Indian Association.

Paper No. 16.—Letter dated the 15th December, 1910, from Babu Ram Lal Dutt, Offg. District Judge, Murshidabad.

Paper No. 17.—Letter dated the 17th December, 1910, from the Honorary Secretary, Rate-payers' Association, Wara No. XX.

Paper No. 18.—Letter dated the 6th January, 1911, from the Secretary, Vakils Association, High Court, Calcutta.

Paper No. 19.—Letter No. 70, dated the 21st January, 1911, with Appendix, from the Honorary Secretaries, Bengal Land-holders' Association.

Pager No. 20.-Letter No. 630, dated the 23rd February, 1911, from the Registrar of the High Court.

to provide for the improvement and expansion of Calcutta was referred, have considered the Bill and the papers noted in the margin, and have the honour to submit this preliminary report, with the Bill, as amended us, annexed hereto. The amendments which we have made in the Bill are, as far as possible, printed in antique type, and the more important amendments are mentioned in the following paragraphs.

2. We have dealt with all clauses of the Bill except clauses 73 to 91, relating to the proposed customs duty and excise duty on jute. We have not examined these clauses because we understand that modifications of them are under consideration by the Government.

Clauses 4, 5 and 7.

3. The number of the members of the Board has been raised from 7 to 11, as there was a preponderance of feeling in favour of a larger body than that proposed in the Bill as introduced in Council. Of the four additional members, one will be elected by the Corporation as a whole, and one by the Bengal National Chamber of Commerce, and two will be appointed by the Local Government. The proportion of appointed members therefore remains practically the same as that originally proposed.

Clause 9.

4. A provision has been inserted, disqualifying for appointment or election as a Trustee, a Director or salaried officer of any company contracting with the Board.

Clause 11.

- 5. Provision has been made for increasing the salary of the President, if he undertakes to remain in office for two years after the expiry of his three years' appointment. This will tend to secure continuity of tenure.
- 6. In sub-clause (3), the designation of the additional allowance has been changed so as to make it clear that in fixing the allowance consideration may be given to the fact that the President will incur expenditure on conveyance charges in the performance of his duties.

Clauses 14 and 15.

7. Provision has been made to allow of the temporary deputation of the President to other duties and of the appointment of a person to act in his place. The purpose is to avoid a legal difficulty which has arisen in the case of the Chairman of the Calcutta Corporation.

Clause 15A.

8. Clause 15A has been inserted to make it clear that the Board may grant leave of absence to any Trustee for a period not exceeding six months.

Clause 15B.

.9. Clause 15B has been modified so as to distinguish the cases in which it is compulsory and those in which it is optional to notify that the term of office of a Trustee has come to an end owing to various forms of disqualification.

Clause 16 A.

10. The term of office of Trustees has been extended to three years; and when any Trustee is appointed to fill a permanent vacancy he will, as the Bill is now amended, hold office for that period, and not merely for the residue of the term of office of his predecessor. These amendments will secure greater continuity of policy.

Clause 17.

11. Owing to the increase in the number of the Trustees, the quorum has been raised from three to half the number of Trustees existing at any time.

Clause 17A.

12. Clause 17A reproduces, with modifications, clause 20 of the Bill as introduced in Council. It gives a general power of adding advisory members, and makes it clear that although such members cannot vote at a meeting of the Board they will have the right to vote in Committees.

Clause 21.

13. The aggregate amount of fees receivable by any person in one month has been left to be determined by rule, and power is given to pay the fee even though a member of the Board or Committee did not attend from the beginning to the end of a meeting. The clause, as amended, also permits of the payment of fees for a meeting at which only adjourned business is transacted.

Clause 21A.

14. Sub-clause (2) has been inserted so as to define the part which a Trustee may take in the proceedings of the Board in regard to any area in which he owns land or buildings.

Clause 23.

15. The power of the President to make contracts without reference to the Board has been reduced from contracts of ten thousand rupees to contracts of one thousand rupees.

Clause 24A.

16. Clause 24A has been inserted so as to make it compulsory to call for tenders in the case of contracts exceeding one thousand rupees in value.

Clause 27.

17. Clause 27 has been modified by removing from it all reference to the officers and servants of the Land Acquisition Tribunal. Under clause 64, as amended, the President of the Tribunal will be the sole authority in relation to the officers and servants thereof.

Clause 28.

18. Reference to the Tribunal has similarly been omitted from this clause.

Clause 30.

19. A proviso has been inserted giving a right of appeal to the Board when an officer drawing a monthly salary exceeding one hundred rupees is dismissed by the President.

Clause 31.

20. This clause has been modified so as to dispense with the previous sanction of the Local Government to orders granting leave to, or suspending, any officer.

Clause 33.

21. This clause has been modified in consequence of alterations made in the Schedule to the Bill.

Clause 35.

22. The wording of this clause has been modified so as to bring the procedure more definitely into accord with that prescribed in the corresponding sections of the English Acts.

Clause 36.

- 23. The number of residents who may present a complaint to the Corporation has been raised from 12 to 25.
- 24. Sub-clause (2) has been added, to require the Corporation to forward to the Board any complaint which they may reject. This provision is particularly intended to meet the case of complaints by the Health Officer of the Corporation. It is undesirable that, as was contemplated in the Bill as introduced in Council, the Health Officer should appeal from the Corporation to the Board.

Clause 37.

25. Clause 37 has been modified so as to impose more clearly on the Board the duty of informing the Corporation of the manner in which an official representation is dealt with.

Clause 38.

26. The wording of this clause has been somewhat amplified on the lines of the corresponding section of the City of Bombay Improvement Act, 1898.

Clause 40.

27. The wording of sub-clause (c) has been modified so as to make it clear that the Board have no power to order the demolition of buildings other than those which they have acquired.

Clause 41.

- 28. Sub-clause (a1).—This sub-clause introduces the distinction which is found in the City of Bombay Improvement Act between land required for the execution of a scheme and land which will be affected by the execution of the scheme.
- 29. Sub-clause (b), providing for the making of surveys, has been omitted, as surveys will usually be made before any scheme is framed, and are provided for in clause 167A.

Clause 42.

30. It has been made clear that objections to any scheme which has been notified will be received from any member of the public. Provision has also been made for the case of schemes lying within the area of a mufassil municipality.

Clause 44.

31. Provision has been made for service of notice, though not necessarily by name, on the occupier of any premises which it is proposed to acquire as well as on the owner of the premises.

Clause 46.

32. Sub-clause (f).—This sub-clause has been revised because, in the opinion of the Committee, it will be more convenient to prepare re-housing schemes separately from improvement schemes.

Clause 48.

- 33. Clause 48, as now revised, provides for notification by the Local Government of the fact that an improvement scheme has been duly sanctioned.
- 34. The rest of clause 48 of the Bill as introduced in Council has been omitted, it being proposed that the declaration as to land being needed for the Board should be issued in the usual way under section 6 of the Land Acquisition Act.

Clause 50A.

- 35. Clause 50A has been revised so as to enable the Board to arrange for the erection of dwellings for the re-housing of persons likely to be displaced by the execution of improvement schemes, as a matter entirely separate from the execution of such schemes. In the opinion of the Committee, such work may often be most usefully proceeded with while the details of the improvement scheme are under discussion.
- 36. Sub-clause (4) of this clause empowers the Board to control not only the construction but also the maintenance and management of such dwellings by private individuals.

Clause 51.

37. Clause 51 has been modified, as, in the opinion of the Committee, it is inadvisable to attempt to lay down the proper width of main thoroughfares. As it now stands, the clause merely provides that streets intended for carriage traffic shall be at least 40 feet wide, and that streets intended for foot traffic only shall be at least 20 feet wide, and, in this respect, it follows the corresponding section of the City of Bombay Improvement Act.

Clause 52

38. Clause 52 of the Bill as introduced in Council has been omitted. This clause proposed certain restrictions on the formation of open spaces. In the opinion of the Committee, it is best to give the Board a free hand in the formation of open spaces in connection with improvement schemes, and all that it is necessary to enact is the provision contained in clause 41, sub-clause (c).

Clause 53.

- 39. Clause 53 has been slightly modified to provide for the case of this portion of the Act being extended to a Suburban Municipality.
- 40. A sub-clause has also been inserted, empowering the Local Government to decide disputes between the Trust and any Municipality.

Clause 54.

41. In clause 54 an additional provision has been inserted for the payment of money compensation if the provision of alternative means of access does not sufficiently compensate the persons affected.

Clause 56.

42. Clause 56 of the Bill as introduced in Council has been replaced by clauses 56A to 56H of the Bill as now amended. The Committee find on examination that great inconvenience would arise if the rights and powers of municipal authorities under Chapter XXIII of the Calcutta Municipal Act were exercised by the Board. The general effect of the amendments is to leave to the existing

municipal authorities their existing powers, but to provide that, when the Board allow any street vested in them to be used by the public, they shall have the same rights and duties as a municipal authority would have in regard to the street.

Clause 56H.

43. Clause 56H empowers the Board to align streets outside the Calcutta Municipality. This will enable the Board to keep clear of buildings the lines of road which it is proposed should hereafter be main arteries of communication, but which the Board may not for the time being be prepared to develop.

Clause 57.

44. Clause 57 has been slightly modified, and imposes on the Corporation, instead of the General Committee, the duty of declaring a street constructed by the Board to be a public street.

Clause 57 A.

45. Clause 57A has been inserted to meet the case of streets constructed by the Board being taken over by a Suburban Municipality.

Clause 61A.

46. Clause 61A replaces clause 59 of the Bill as introduced in Council. It has been widened so as to allow of land being acquired for any of the purposes of the Act: it may be necessary to acquire land for offices, godowns, etc.

Clause 61 C.

- 47. This clause has been separated from clause 62(1), and the wording closely follows the wording of the corresponding section of the City of Bombay Improvement Act. That section has been judicially interpreted, and it is desirable to avoid differences in the wording of the two Acts, since they might raise doubts as to the exact position of the Tribunal to be established under the present Bill.
- 48. Sub-clause (c) has been modelled on section 14 of the Land Acquisition Act, 1894, and makes it clear that the Tribunal will have power to enforce the attendance of witnesses.

Clause 62.

49. In sub-clause (a) the words "of the first grade" have been omitted. Any Subordinate Judge of three years' standing will therefore be eligible to serve as President of the Tribunal. Subordinate Judges of the 1st grade of three years' standing are few in number and are on the eve of retirement.

Clause 67.

- 50. The earlier sub-clauses have been recast, and now define more clearly the matters which the President of the Tribunal is empowered to decide alone.
- 51. Sub-clauses (4), (5) and (6) have been omitted, because in the case Hari Pandurang v. the Secretary of State (I. L. R., 27 Bom., 424) it was held by the High Court of Bombay that a Provincial Legislature could not confer a right of appeal to the High Court. The Committee understand that the Government of India will be asked to undertake the legislation necessary to confer such a right of appeal as may be considered advisable.
- 52. By sub-clause (7) it is provided that all orders for the recovery of money shall be enforced through the Court of Small Causes of Calcutta.

Clause 67 A.

53. Clause 67A reproduces, in a modified form, clause 93 of the Bill as introduced in Council. Although the object sought to be attained by this clause is apparently simple, it appeared to the Committee, on discussion, that many practical difficulties would arise in actual working, and an attempt has been made to meet such difficulties.

Clause 68.

54. Sub-clause (2) has been inserted to give the former owners of land acquired by the Board a right of pre-emption when the Board come to dispose of such land.

Clause 71.

- 55. Clause 71 has been modified so as to impose the extra duty, in the case of usufructuary mortgages, on the amount secured by the mortgage, and not on the value of the property mortgaged.
- 56. Sub clauses (1a) and (1b) have been inserted in order to penalise attempted frauds.

Clause 72.

- 57. The Committee would impose the terminal tax on passengers arriving at or leaving any station in the Calcutta Municipality or the Howrah Municipality, and not merely on passengers arriving at or leaving the terminal stations of Howrah and Sealdah. Many passengers for Calcutta alight at such stations as Kalighat, Ballygunge and Majerhat, and there is no reason why they should escape the tax.
- 58. On the other hand, as regards passengers by river, the limits laid down in the Bill as introduced in Council have been narrowed. The Port of Calcutta extends down to Budge-Budge, and it is not reasonable that passengers landing at Budge-Budge should be taxed for the benefit of Calcutta. The Committee therefore propose that the tax should only be imposed on persons arriving at or leaving any landing place in the port within five miles from Government House.
- 59. In proviso (a), the limit of exemption has been reduced from a radius of thirty miles to a radius of ten miles, on the ground that people residing between ten and thirty miles from Calcutta are those who probably visit Calcutta most frequently, and should therefore be made to contribute towards the cost of the amenities which they enjoy.
- 60. In sub-clause (2) provision has been made for payment of the cost of collection to the administration which collects the tax.
- 61. In sub-clause (3) provision has been made for the submission of quarterly, instead of annual, returns by the owners of steam-vessels.

Clause 92.

62. The Committee recommend that the rateable valuation of the property of the Port Commissioners should be taken to mean the valuation on which the municipal taxes are actually paid, which is nine-tenths of the full valuation. The ten per cent. reduction from the normal valuation, which the Port Commissioners receive, does not, in the opinion of the Committee, represent collection charges, but is allowed in consideration of the fact that the Port Commissioners do not manage their property on a purely commercial basis. It is not open to the Corporation to make another arrangement and collect the municipal taxes on the full valuation. In this respect the Committee follow the precedent afforded by section 72 (2) of the City of Bombay Improvement Act, 1898.

Clause 96.

63. This clause has been substituted for clauses 96 and 97 of the Bill as introduced in Council. It expresses more clearly the power of control by the Government of India over the method of raising loans, which was to some extent left to implication; and it makes it clear that money may be borrowed to pay off an existing loan.

Clause 100.

- 64. It is considered unnecessary to prescribe any standard form of debenture in the Bill, seeing that the fullest power is given to depart from the form. The Board may be left to adopt their own forms, with the sanction of the Government of India, as occasion arises.
- 65. Words have been inserted to require the signature of the President and one trustee to each debenture.

Clause 104.

66. The second paragraph of this clause as introduced in Council has been omitted as being superfluous.

Clauses 105 and 105A.

67. Clause 105 of the Bill as introduced in Council has been recast, and appears as clauses 105 and 105A in the Bill as now amended. The former of these specifies the manner in which loans may be repaid, and the latter renders obligatory the establishment and maintenance of a sinking fund where this method is prescribed for the repayment of the debt.

Clause 106.

- 68. As recommended by the Bengal Chamber of Commerce, Calcutta Port Trust Debentures have been added to the securities in which sinking fund moneys may be invested.
- 69. Sub-clause (3) has been omitted, as on examination it appears to be superfluous.

Clause 119(2).

70. The proposed closing balance has been raised from fifty thousand rupees to one lakh. This is considered to be a safer limit, in view of the large financial operations of the Board.

Clause 122.

71. Clause 122 has been simplified, and, as it now stands, gives the Board power to deposit their surplus moneys either with the Bank of Bengal or with any other bank in Calcutta.

Clause 122B.

72. Clause 122B reproduces parts of clauses 121 and 122 of the Bill as introduced in Council, and provides for the signature of cheques by the President and the Secretary to the Board, instead of by the Secretary and a Trustee authorised by the Board in that behalf. Provision is also made for the signing of cheques in the temporary absence of the President or the Secretary.

Ulause 122C.

73. Clause 122C is new, and is taken from section 116 of the Calcutta Municipal Act. The clause renders it incumbent on persons signing cheques to satisfy themselves of the propriety of the payment.

Clause 123.

74. Sub-clause (f) has been inserted. It provides for the inclusion of office expenses under the head "cost of management."

Clauses 125 (g) and 127 (e1).

75. It is an arguable point whether premia on leases should be credited to capital or to revenue account. The Committee have adopted as a solution the proposal that premia received in connection with leases for any term exceeding forty years should be credited to capital account, while those in connection with shorter leases, which resemble advance payment of rept, should be credited to revenue account.

Clause 128 A.

76. Clause 128A has been inserted to give the Local Government power to withdraw money from the fund created by the investment of surplus revenue funds, if that fund becomes greater than is necessary for the proper service of loans.

Clauses 131 and 131A.

77. Clause 131 of the Bill as introduced in Council has been sub-divided into clauses 131 and 131A, which respectively provide for the half-yearly submission of an abstract account to the Local Government and for an annual and the submission of t

Clause 134.

78. Clause 134 has been amplified on the lines of the corresponding section in the Calcutta Municipal Act, and lays down the duties of the auditor more fully than did the clause as introduced in Council.

Clauses 134A and 134B.

79. Clauses 134A and 134B have similarly been taken from the Calcutta Municipal Act, and prescribe the manner in which the audit report is to be dealt with.

Clause 137.

80. Sub-clause (f) has been omitted, as penal rules for regulating the conduct of members of the Board, or of their Committees, are out of place, and any violation of confidence on the part of officers of the Board can be dealt with departmentally.

Clause 144.

81. The wording of this clause, as introduced in Council, is found to be too wide. Under the clause as now modified, only the members, officers and servants of the Board will be deemed to be public servants.

Clause 146(2).

82. A non-resident rate-payer has been given the power to submit objections.

Clause 147.

83. Clauses 147 and 148 of the Bill as introduced in Council have been amalgamated in the present clause 147, which gives the Board power not only to subsidise, but also to construct and work, tramways and other means of locomotion. Such a power might conceivably be useful, though it is not probable that it will be exercised.

Clause 155.

84. Clause 155 has been modified on the lines of the corresponding section of the Code of Civil Procedure, 1908, and the last four sub-clauses of the clause, as introduced in Council, have been omitted.

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Clause 156.

85. Sub clause (b) has been omitted, as the Board will have no power to demolish buildings other than those actually vested in them.

Clause 159.

86. The wording of sub-clause (d) has been modified because it scarcely seemed to attain the object with which it was framed, viz., that the validity of proceedings should not be called in question on account of small technical defects which had caused no injustice.

Clause 160.

87. The Board, and not the President with the approval of the Board, are authorized to pay compensation to persons who have suffered damage.

Clause 164.

88. It appeared to the Committee that clause 164 of the Bill as introduced in Council was too wide. Debentures require the actual signature of Trustees, and there are numerous other documents, such as cheques, which are in the same position. The clause, as now amended, authorizes the signature in facsimile of notices and bills only. The company depths . Alt I have been a manual print

Clause 165.

89. Clause 165 (relating to the service of notices, etc.) has been omitted, as being superfluous. And the angular directs require to the superfluous to the superfluous and the superfluous to the superflu Clause 166.

90. Sub-clause (d) has been modified, and now provides for the affixing on the land of a copy of the document to be served, instead of a paper setting forth the substance of the document.

Clause 167.

91. Clause 167 (service of summonses) has been omitted, as being Euperfluous, vi 50. Sub sleme (f) kas onen emittad avagonal raise dar

constant to the standard of the Clause 167 A. Collabor residence to toubece

92. Clause 167A has been inserted in order to give the Board fuller power to make surveys.

Clause 168.

93. Clause 163 has been modified so as to give the President the powers which a Collector possesses under section 4 of the Land Acquisition Act when conducting preliminary investigations.

94. Sub clause (2) has been inserted to require the payment of compensation for any damage done when the President enters on land.

Clauses 169 to 189.

95. Clauses 169 to 189 of the Bill as introduced in C uncil have been omitted. They invested the President with certain powers vested in the Municipal authorities under the Calcutta Municipal Act, and regulated proceedings before Courts of Small Causes. As clause 56 of that Bill has been modified, and as the Board will not, under the Bill as now amended, exercise powers under Chapter XXIII of the Calcutta Municipal Act, these clauses are found to be unnecessary.

Clauses 190A, 190B and 190C.

96. These are penal clauses, referring to the new clauses 56 (D), 56 (E) and 56 (H).

delice or near will be conserved.

Clause 194.

97. The words "purposes of this Act," in sub-clause (2), have been inserted in place of the words "payment of loans raised or to be raised under this Act", as the wider wording appears safer.

Clause 195.

98. Sub-clause (bb) has been inserted so that there may be no doubt as to the power of the Corporation to complete any scheme which may be unfinished when they assume the assets and liabilities of the Board.

The Schedule.

99. Schedule A to the Bill as introduced in Council has been somewhat shortened in consequence of the decision referred to in paragraph 34, ante, that land acquisition proceedings should be conducted by the officers of Government in the usual manner. On this view it is no longer necessary to throw the Land Acquisition Act into a new form suited only for the acquisition of land for the purposes of the Board. The Committee have merely retained such of the proposed additions to the Act as appear to them to be necessary.

Clause 10B.

H. WHEELER.

100. A provision is introduced into section 11 of the Land Acquisition Act, authorising the award of costs legitimately incurred by parties in putting their cases before the Collector. Such costs are usually held to be covered by the 15 per cent. additional compensation, which, under the present Bill [clause 14 (2a) of the Schedule], is in most cases withheld.

Clause 12(2).

101. In the proposed sub-section (4) to section 17 of the Land Acquisition Act, the power to grant a certificate has been confined to a salaried Presidency Magistrate or a Magistrate with first class powers.

Clause 14.

- 102. Clause 14 (2) of Schedule A to the Bill as introduced in Council, which proposed to insert a paragraph ("seventhly") in section 23(1) of the Land Acquisition Act, has been omitted, as being likely to work inequitably.
- 103. Clause 14 (2a) of the Schedule to the Bill.—Sub-section (2) of section 23 of the Land Acquisition Act has not been repealed, but merely modified; the result is that the 15 per cent. additional compensation will be paid except when the land acquired is situated in the Calcutta Municipality and within the area of an improvement scheme.
- 104. Clause 14(3) of the Schedule to the Bill.—In the proposed section 23(3) a clause has been inserted on the lines of proviso (i) to section 557 of the Calcutta Municipal Act.
- 105. In the proposed section 23 (3) (b) the period has been reduced from three years to two years.
- 106. The proposed section 23 (3) (c) has been omitted, as it appeared to be superfluous in view of the provisions of the proposed section 24 A in clause 16 of the Schedule to the Bill.
- 107. Clause 14 (4) of Schedule A to the Bill as introduced in Council, which proposed to insert a sub-section (4) in section 23 of the Land Acquisition Act, has been omitted, as a person whose business is stopped may have an equitable claim to compensation, even though the business be an offensive one carried on under license.

The Schedule-concld.

Clause 16B.

108. It is proposed to add two new sections, 48A and 48B, to the Land Acquisition Act, dealing with the award of compensation where loss is occasioned by land acquisition proceedings being unduly protracted.

of an target and a macro in the Clause 160.

109. In section 49 of the Land Acquisition Act a sub-section has been inserted, which renders the section applicable to the case of a private garden attached to a dwelling-house being under acquisition.

110. We recommend that the Bill, as now smended, be published.

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C. H. BOMPAS.

F. A. SLACKE.

H. WHEELER.

S. L. MADDOX.

RESHEE CASE LAW.

BHUPENDRA NATH BASU.

C. F. PAYNE.

J. G. APCAR.

J. C. SHORROCK.

SITA NATH RAY.

[Each Member signs subject to his note of dissent appended]

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NOTES OF DISSENT.

Clause 72 of the Bill.

Ws, the undersigned, dissent from the modification of proviso (a) to clause 72 of the Bill, whereby the limit of exemption from payment of the terminal tax has been reduced from 30 miles to 10 miles. The tax is one which will fall mainly on the poorer classes, and it is desirable that the individual incidence should be very light; but, if it is imposed on the suburban traveller, the aggregate payments by many individuals will be considerable, while the incidence will be at the same time capricious. The radius of 30 miles was selected because the traffic from outside such a radius was calculated to yield a revenue of two lakhs a year: it is not, in our opinion, necessary at this stage to increase the revenue derived from this source.

C. H. BOMPAS. F. A. SLACKE. with the analysis of the second and advances of the H. WHEELER. S. L. MADDOX. C. F. PAYNE.

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The 27th February, 1911.

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and the second course of the second Clause 14 (2a) of the Schedule to the Bill.

I dissent from the proposal, with reference to sub-section (2) of section 23 of the Land Acquisition Act, to confine an enhancement of 15 per cent. cn market value to property located outside the Calcutta Municipality only. I am of opinion that this section should stand as in the old Act, and that 15 per cent. should be paid to owners wherever the property is situated, save and excepting where the property acquired is so acquired to improve an insanitary area.

- 2. Compulsory acquisition for improvement schemes, irrespective of persons or condition of property, is a necessity. But where a man is honest in his unwillingness to part with his property, either because of its bearing family associations or because he believes it will, apart from any Trust operations, eventually increase in value, it is only fair that such a man should receive some solatium for such compulsory acquisition by the Trust. Throughout India—with the exception of the Bombay Trust—this principle has been recognised by law, and such solutium has found expression in an addition of 15 per cent. over and above the so-called market value. Such being the custom in India, I think this rule should continue to apply in Calcutta to any property acquired by the Trust, subject to the aforesaid proviso.
- 3. I am further constrained to make this note of dissent, because in my opinion an enhancement of 15 per cent. upon such an unknown quantity as the "market value" of property is a paper and not an actual enhancement, for in practice an assessor cannot avoid taking into consideration the fact that there will be such an increase made upon his award of "market value," and in dealing with the evidence of experts, who in their opinions of the "market value" of property in Calcutta will vary to a greater extent than 15 per cent., he cannot help being guided in his final award as to the actual market value by the fact that it carries this increment. I submit it will be impossible to prove or claim in the course of years that the retention of this 15 per cent. has cost the Trust more than its omission would have done, and, as a matter of fairness, combined with expediency, I desire to record that in my opinion the section should stand as it does in the Land Acquisition Act of 1894, subject to the aforesaid proviso.

J. C. SHORROCK.

THE Report is signed by me subject to my dissent in respect of the provisions of the following clauses.

Clause 61A of the Bill.

2. I regret I cannot accept clause 61A as it stands, without some reservation, as it would be giving a carte blanche to the Board to acquire land to an unlimited extent. As a rule the quantity of land to be acquired must not be too disproportionate to the purpose for which it is intended. Even making due allowance for recoupment, there must be some limitation to the power granted by this clause to the Board, in order to check any tendency that it may develop towards land speculation, or to interfere with the just rights of the people by taking much more land than what would be required for the recoupment of the cost of the main scheme. With this end in view, I moved certain amendments, which were not accepted. This principle of restriction has been recognised so late as 1909 by the enactment of section 5 of the Development and Road Improvement Funds Act. [1] If that restriction has been considered necessary and expedient for an advanced country like England, with its democratic instinct, it is much more necessary in a country like India where the people are so very backward. It may be urged that the aforesaid Act applies to muffassil towns and not to big cities, but the principle acted upon is just the same. It is well known that the people of this country are very much attached to their homes. It would therefore create great dissatisfaction if their feelings in this direction were not properly respected by the Legislature and their properties not duly protected from an arbitrary operation of the Land Acquisition Act. Many cases may be cited to illustrate that such abuse of power has, as a matter of fact, taken place under the Calcutta Municipal Act, a few of which I mention below:—

For a Dhobikhana at Ballygunge

an itself

Acquired 47 bighas of land, required 11 bighas—surplus 36 bighas.

For the Canal Area Drainage Scheme-

Premises Nos. 27 and 27-1, Haldar Bagan Lane—Acquired 6 kottahs 8 chattaks 35 sq. ft., with a masonry building and huts standing thereon; required only 5 chattaks 15 sq. ft.—surplus 6 kottahs 3 chattaks 20 sq. ft.

Premises Nos. 8 and part of 8-1, Ultadinga Road—Acquired 9 kottahs 10 chattaks 25 sq. ft., required 13 chattaks 10 sq. ft.—surplus 8 kottahs 13 chittaks 15 sq. ft.

For Roads-

Premises No. 89, Gorpar Road—Acquired 2 bighas 19 kottahs 5 chattaks 32 sq. ft., required 9 kottahs 4 chattaks 25 sq. ft — surplus 2 bighas 10 kottahs 1 chattak 7 sq. ft.

Premises No. 10-1, Pitambar Bhattacharjee's Lane—Acquired 8 kottahs 2 chattaks 20 sq. ft. with structures thereon, required only 38 sq. ft.—surplus 8 kottahs 1 chattak 22 sq. ft.

Clause 67 of the Bill.

3. This Bill in its general features is nothing more than the Land Acquisition Act as applied to a particular locality, though that locality may have all the importance attached to it as the capital of the Imperial and Provincial Governments. Hence the main principle of the Bill ought not to be different from that of the Land Acquisition Act, which has not been found fault with, though it has been in force for so many years. The Land Acquisition Act recognises in full, in section 54, the right of the parties to appeal to the High Court, subject, of course, to the provisions of the Code of Civil Procedure. No satisfactory reason has been assigned why this section of the Land Acquisition Act should be omitted from the body of the Bill. It has been stated in the Statement of C bjects and Reasons that section 54 has been

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omitted, as clause 67 of the Bill provides for appeals. But sub-sections (4), (5) and (6) of clause 67 have now been omitted; so the result is, there is no section in the Bill which provides for appeals. In the first place, the omission in the Bill with regard to appeals is obviously an anomaly; one rule for the muffassil and another for Calcutta cannot at all be justified when the object is the same in both the Acts, namely, compulsory acquisition of land, and especially when the value of properties in Calcutta is much greater than that of similar properties elsewhere. In the second place, perhaps considerations of delay and trouble resulting from appeals might have something to do with the omission of section 54 of the Land Acquisition Act; but such considerations ought not to influence a legislative body to interfere with the obvious rights of the parties. Section 54 of the Land Acquisition Act should therefore stand.

Clauses 67 and 56J of the Bill. And of the course

- 4. If for any reason section 54 of the Land Acquisition Act cannot be restored, a new section providing for appeals should be inserted in the Bill. Restriction upon appeals may be made only in regard to the money-value of the property, say, to the extent of Rs. 5,000. But where a money-value is not at all possible, as, for instance, in cases coming under sub-clause (b) of clause 56J, then also an appeal should lie to the High Court. Appeals should also be allowed on the grounds mentioned in sections 100 and 115 of the Code of Civil Procedure, 1908. Hence the words "and the determination of the Tribunal shall be final," at the end of sub-clause (1) of clause 56J, should be omitted. In other words, provision should be made for appeals in the following cases:—
 - (1) when the money-value of the property exceeds Rs. 5,000,
 - (2) where the right does not admit of any money-value,
 - (3) cases under sections 100 and 115 of the Code of Civil Procedure, 1908.

If the Provincial Government have got no power to make such provisions in respect of appeals in the Bill, they may move the Imperial Government to grant sanction for making such provisions.

estile the good one want to Clause 67A of the Bill.

5. Clause 67A I regret also. I cannot accept sub-clause (1) of clause 67A as it at present stands. On principle I moved an amendment by proposing to substitute the words "one-half of the increase in value" for the words "a sum to be fixed by the Board in that behalf", which was, however, lost. My reason for moving the amendment was obvious. There are two contracting parties—the Board and the landowner, the former having all the advantages conferred upon them by law; but as there is every likelihood of their abusing their power by fixing a sum which may be considered very arbitrary by the other party, it is absolutely necessary that a restrictive clause should be introduced. In moving the above amendment, I did not give expression to any new idea of mine, but I followed the principle of English law with a view to restrict the arbitrary power of the Board regarding the fixing of an increase between the estimated cost of acquisition and the probable sale-value, by limiting the sum to one-half of the increase in value. This is laid down in sub-section (3) of section 58 of the Housing, Town-planning, etc., Act, 1909,[1] by which one half of the amount of such increase is to be recovered by the responsible authority. It is based upon justice and equity. The original owner stands on quite a different footing from that of a third party who has no interest in the property, and the associations of the original owner with his home are of such a character that he is entitled to very liberal treatment. The Calcutta Corporation accept two-thirds of the increase, which in my opinion is a little too high. Hence half the amount of the increase would, I think, be a proper sum to fix.

Clause 14 (2a) of the Schedule to the Bill.

6. It has been urged that as the Calcutta Improvement Bill has been based on the lines of the City of Bombay Improvement Act, section 23 (2) of the Land

Acquisition Act should be omitted. His Excellency the Governor of Bombay, while moving the first reading of the Bill, referred to this point as follows:—

- "The 15 per cent. at present allowed for compulsory acquisition under section 23, sub-section (2), of the Land Acquisition Act, will, however, no longer be granted, because it puts a premium on a refusal to come to terms."
- 7. But this reason does not appear to be satisfactory. Very probably the people of Bombay did not raise any objection, as they thought any sacrifice would not be too great for the purpose of escaping from the ravages of plague, which was then raging in a virulent form. The conditions prevailing here are fortunately very different, and there is no necessity for the inhabitants to make such sacrifices on that account.
- 8. Let me, however, analyse this statutory allowance of 15 per cent., which is supposed to benefit so much the property-owners. Whatever may be the case in the muffassil, in Calcutta this extra allowance will barely suffice to pay for the valuers' and lawyers' fees and other contingent expenses, not to mention the 3 per cent. stamp duty on conveyance, the brokerage, and the higher rate the dislodged house-owner will have to pay, in order to obtain a new dwelling-house in another place. This allowance will be more than swallowed up by the above expenses, and he will be a poorer man when he comes to live in a new dwelling-house. It thus appears that it confers no real advantage upon house-owners, but it goes at least some way to cover their loss.
- 9. It has been further urged that property-owners are not entitled to any indulgence, as they have not discharged properly their obligation which, though not legal, is a moral one, and they were bound to suffer for it. It is sufficient answer to say, on the authority of Mr. J. S. Nettlefold, who is an expert on the subject, that "it is the fashion nowadays with a certain class of social reformers to ascribe the present unsatisfactory state of affairs to the selfishness of land-owners and property-owners. I venture to suggest that the real cause lies much deeper. Our unhealthy, unlovely, cheerless and expensive towns are in my opinion due more to the faults of our system than to the shortcomings of any class or of individuals. I do not suggest that the individuals concerned are faultless: they are human, like the rest of us, and naturally look to the main chance; but those engaged in town-development and house-building are no worse than the rest of us". The plain fact is that the authorities understood so little and cared so little for town-planning that they allowed the town to grow in a haphazard fashion, each individual house-owner doing his best to develop his own property in the way best suited to his own interest, taste or fancy, and now the sins of past neglect have been visited on the devoted heads of owners who are not in any way to blame.
- 10. There cannot be any difference of principle in the acquisition under the Bill and the acquisition under the Land Acquisition Act. It would be anomalous if the statutory allowance of 15 per cent., which is as a rule allowed in the muffassil, where the property offers very little prospect of a gradual increase in value, were to be withheld in Calcutta, where it increases by leaps and bounds. Are the house-owners in Calcutta alone to be treated on a different footing? If this and cognate sections were passed in their present shape, the Trust would no doubt have a splendid opportunity of acquiring property at low prices, but it would neither be just nor equitable. It would force the conviction on the minds of the public that possession of property is a veritable misfortune. The fact also becomes apparent that the whole burden of the contribution towards the fulfilment of the Improvement Scheme is laid on property-holders alone, which, in common fairness, should be borne by others as well. Moreover, when the Land Acquisition Act was passed, it was made applicable to the whole of British India, including of course Calcutta, and sub-section (2) of section 23 provides for the payment of an additional compensation in consideration only of compulsory acquisition. This provision was made in 1894. No circumstances have since transpired and no proper

reason has yet been shown why this principle of granting the statutory allowance should be departed from in 1911, and so long as no cogent reason is forthcoming the principle should be strictly adhered to.

Clause 14 (3) of the Schedule to the Bill-Clause (b) of the proposed section 23 (3) of the Land Acquisition Act.

11. This clause will act very harshly upon the owners of properties. It assumes as if the owner or his predecessors knew two years before that his land would be acquired by the Board, and, with a view to extract a higher price from the Trust, had made improvements which were not really necessary. How is it possible for any owner to know that his land would be acquired two years hence so that he should not lay out any money with a view to improve his own property? There can be no question about the bond fides of the owners, and, if any mala fides has to be proved, the onus lies upon the Board. Mala fides should not be assumed, and in consequence the value of a property should not be assessed at a rate lower than its actual market value. It is not unlikely that the owner may not be able to prove a negative, as is required by the latter part of the clause. The provision contained in this clause is not at all fair.

Clause 14 (3) of the Schedule to the Bill-Clause (d) of the proposed section 23 (3) of the Land Acquisition Act.

12. In common fairness, it cannot be either just or proper that over crowding should be made a ground for reducing the rental and thereby the market value of a property, when the Calcutta Municipality not only tolerated such overcrowding but made it a ground for obtaining an increased tax.

Clause 16 of the Schedule to the Bill-Proposed section 24A (1) for the Land Acquisition Act.

13. I cannot understand why the return filed by the owner two years ago should be taken as the basis, and not the estimate of the Assessor of the Corporation on which the rates have been levied. For the purpose of ascertaining the valuation of land or a building, both the return of the owner and the estimate of the assessor are unreliable. The former tries to pay as little as possible, while the latter tries to exact as much as possible. The market value of Calcutta property cannot be safely assessed upon the return submitted by the owner, as it is increasing yearly, as assessed upon the return submitted by the owner, as it is increasing yearly, as evidenced by the enhanced rateable valuation of the city every year. It would, therefore, be just and proper if the valuation were made by inquiring into the prices at which properties have been sold in recent years in the neighbourhood of the property which is proposed to be acquired. This will disarm all opposition, and the valuation will be considered fair and reasonable. Moreover, this subsection is open to the charge of one-sidedness, which should be removed. A different procedure is no doubt followed in the matter of assessing the value of land or buildings in England and Ireland, but it is not at all open to this charge, and every facility is given to the claimant to prove his own case. Fair market value is not at all dependent there upon the return filed by the owner in any municipality, and, so far as I can make out, it is not taken as evidence against him,

8. Co caration with the portion lively to be safested by improved other echomes, as the key-mose of the newlood of the local natherities in the and I think that at least the right of whichings smooth the investigation of the polaries of the Heart may charte objection to offer to stay solome of the Beart.

The 27th February, 1911.

Clauses 4 and 7 of the Bill.

I ADRERE to my view that the Corporation should be represented by four members, and that the Ward Commissioners should elect not less than two; the number of Trustees being increased to 12 members.

2. I shall be prepared to support an amendment giving to the Muhammadan community the right to be represented on the Board by a member selected by themselves; one of the four places referred to in clause 4(e) being reserved for that purpose. They have an electorate ready made, in that which now elects a delegate for Calcutta in connection with the election for the Bengal

Clause 14.

3. I think that the President of the Board should give his whole time to the duties of his office during his tenure of the appointment, and I am opposed

to legislative authority sanctioning his deputation to other duties.

4. Clause 35 is one of the most important in the Bill, and I think it gives cause for anxiety. It confers on the Board wider powers than are given even to local authorities in England; and it is unsatisfactory, in that there is

no other remedy permitted than an improvement scheme.

5. Under this clause, if "any" buildings in "any" area appear to the Board to be insanitary, the Board can proceed to declare it to be an unhealthy area, with the consequence that land and buildings, in or near the area, can be acquired under the terms of compulsory purchase, for the rearrangement and construction of houses and streets. All the old houses, good and bad together, will come down, entailing heavy cost and delay. Under the English Acts an alternative is provided. Individual houses, when found to be unfit for human habitation, can be condemned, and the owners of these houses called upon to put them in order, failing which the offending houses can be demolished. The latter procedure will place the burden of repairing insanitary dwelling houses on owners who are responsible for their condition, and, among other effects, will minimize the displacement of population and will avoid the forcible emigration of working classes from localities where they are employed; while improvement schemes will put the cost on public funds, and cause possibly avoidable wastage and hardship. I do not wish to suggest that improvement schemes should not be adopted. I only urge that proper opportunity should be afforded to examine what, in truth, will be the most satisfactory method of dealing with the evils connected with such buildings, as is required under the clause. I submit that an alternative policy should not altogether be precluded from consideration, particularly as, under the clause as now presented, even if a single house, or perhaps two houses, in the opinion of the Board, are unfit for human habitation, an area of unlimited extent (possibly the whole of Calcutta) can be declared to be an unhealthy area, and the whole machinery of the law set in motion, and all the powers to be conferred by the Act, exercised over such an area. all the powers, to be conferred by the Act, exercised over such an area.

6. I think that it would be advisable to insert a provision for a minimum number of houses, and no improvement scheme authorised on account of houses below that number, found to be unfit for habitation; and also, in order to bring this clause (and clause 36) into accord with the corresponding sections of the English Act, that "a certain" area be substituted for "any area," to permit of an interpretation that the area to be dealt with must be of only

reasonable extent.

- 7. I submit that it is illogical to impose the restrictions on the public (with the principle of which I agree) embodied in clause 36(c) (which follows, in principle, the English Act, in this behalf) to put the Calcutta Corporation into motion; that is to say "in respect of any area comprised in a municipal wardon a written complaint signed by 25 or more residents of such ward who are liable to pay either the owner's share or the occupier's share of the consolidated rate leviable under the Calcutta Municipal Act, 1899"; while the Board may take action under clause 35 on any verbal report of a man in the street or a visitor to Calcutta.
- 8. Co-operation with the parties likely to be affected by improvement or other schemes, is the key-note of the action of the local authorities in England, and I think that at least the right of audience should be given to those who may have objection to offer to any scheme of the Board.

Clause 35.

Clause 50A.

9. I think also that rehousing should be extended only to the poorer classes, who should be defined to be persons whose income, on an average, does not exceed Rs. 100 a month.

10. It is highly important that endeavour should be made to avoid overcrowding, and where, say, 15 or more dwellings occupied by persons belonging to such classes can be acquired or purchased, I think that the Board should make provision for such number of persons to be displaced as the Local Government

may deem necessary.

11. In England, where Municipal Corporations develop schemes of local improvement and carry them into effect, the Local Government Board, a Department of Government responsible to the British Parliament through a Cabinet Minister, is the sanctioning authority, and makes a local inquiry before sanction is given to a scheme. I submit that such an inquiry is very much more necessary here, where the powers exercised by popularly elected Municipal bodies will be exercised by a Board that is so little responsible to the public and requires effective control by superior authority.

12. Where land is not required for the execution of a scheme, and may be retained under clause 67A, it seems to be wrong to constitute the Board judex in sua causa, to fix the sum to be paid for such land. I think that the Collector should value the land, and the valuation be subject to appeal. It will be observed that no principle for the valuation has been provided. I think

that this omission should be made good.

13. I now must close my observations, as I have come to the limit of the time which I have been allowed. I have left untouched points which, I think, require attention, and I must be permitted to reserve to myself full liberty to move such amendments as I think may be required. But I cannot close my observations without a plea for the suspension of the contribution of the Calcutta Corporation for a period, to give time for its income to have increased sufficiently to enable the payment of the 2 per cent. charge to be imposed, without raising their rates. This concession is sought as a boon for the poorer classes. It is immaterial to the house-owner who helds houses as investments, as the rates for such property are paid, in the result, not by the landlord but by the tenant. J. G. APCAR.

March 1, 1911.

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Clause 92.

Clause 67 A.

I had hoped to sign an unanimous report, but, that pleasure having been denied, I am for more reasons than one, forced, in the public interest, to record a minute of dissent, which I do with extreme regret.

2. I admit that a few concessions, some of them of an important character, have been made. But on the whole I regret to have to observe that the Bill, as amended by the Select Committee, has lost nothing in

3. The Bill, though apparently shaped and moulded after the City of Bombay Improvement Act, has, I regret to observe, made large departures from some of the important principles of the latter, which, I fear, will prejudi-

cially affect important interests.

4. I cannot conceive why our Board should be less comprehensive and be narrower than that of Bombay. It is no doubt true that the change made by the Committee in the constitution of the Board is in some respects an improvement on the original Bill, for which the Committee deserve our best thanks; but I regret that the number of Trustees has not been raised to the extent we had desired, and important interests have yet been left unrepresented. It would be a matter of comment if the first fruit of an expanded Council, the majority of which are elected and non-official members, be a retrograde measure and the creation of a body, not sufficiently representative, and with a standing official majority. Under all these circumstances it is earnestly to be hoped that His Honour and the Council would be pleased to accept our recommendation of raising the number of Trustees to fourteen, but, candidly speaking, there is no charm in any particular figure, it is in one sense immaterial whether the number should be eleven or fourteen, so long as a preponderance of the non-official element is not allowed. In a matter of such importance it would be advantageous to all parties, it would promote smooth working if all interests were properly represented, if the Board were to utilise the local experience of the representatives of the people, who know their requirements, and if the Board were to act with their concurrence and co-operation, rather than act against their wishes.

5. I now proceed to discuss a question involving an important principle whether and how far the funds of the Board should be utilised in providing residential accommodation for any class other than the working and poorer classes of people displaced by the Improvement operations.

6. Clause 40 of the original Bill, that is, the Bill referred to the Select Committee, declared, in sub-clause (1) (f), that every improvement scheme should provide for "the construction of dwellings for persons displaced by the execution of the scheme, and of shops for the use of such persons." This Bill having been drafted on the lines of the Bombay Improvement Act, which (vide section 25) specifically provides that the construction of dwellings should be undertaken for the accommodation of the working and poorer classes alone, we thought that the section in question should be amended so as to provide that such dwellings could only be made for the use and benefit of the poorer classes. Independently of the above, all shades of public opinion, both European and Indian, had unanimously recommended that the construction of dwellings should only be undertaken for persons of the poorer and working classes. In the opinions of the Corporation and the Bengal Chamber of Commerce, there was absolutely no necessity to make similar provision in the case of the wealthier classes, who are quite able to take care of themselves.

7. However, as the clause was not free from ambiguity, with a view to remove all ambiguity and to clear doubts, when the question came up for discussion before the Select Committee I moved an amendment, that in clause 40, sub-clause (f) line one (of the original Bill) after "persons" should be added "of the poorer and working classes." The amendment, however otherwise reasonable and though once accepted, was, I regret to observe, at a much later stage of the discussion, thrown out under a misconceived apprehension that it would go to defeat the whole scope of the Improvement Act if the Board were tied or restricted to the construction of dwellings for the poorer classes alone, the majority of the Committee being of opinion that it should be one of the primary duties of the Board to construct buildings for all classes, including the wealthier classes.

Clause 4

Clause 50A.

8. Whatever might have been the case in the past, it is well known that within the last fifteen years hundreds upon hundreds of buildings, large and small, most of them being five to two stories high and suited to all tastes and conditions of life, have sprung up especially in the southern parts of Calcutta and the suburbs. All the bustee lands and even jungles have been cleared and instead of dirty hovels and mosquito-breeding jungles we find there beautiful buildings with charming lawns and parks. The general impression is that already too many buildings have sprung up, and that the supply is greater than the demand. In proof of my allegation I beg to point to the numerous buildings and flats that lie vacant from April to October

every year.

9. However desirable may be the construction of sanitary dwellings for the poorer and working classes, it would be intolerable to authorise the Board, with its unlimited resources, with its capital of eight and one-quarter crores of rupees, to enter into speculative transactions and undertake the construction of large and middle-sized residential houses and shops for the wealthier classes and the highly placed. The propriety of allowing a public trust to compete with private enterprise is questionable, as it would go to depreciate private property and prejudicially affect private interests. It is well known that in England State interference with private enterprises is not tolerated. The attempts of the Government of India as well as Local Governments, in the past, to initiate industrial enterprises have, from time to time, elicited strong protests from the European commercial and trading communities as they were viewed in the light of State competition with private enterprise. If the Improvement Trust, the Calcutta Port Trust and the Calcutta Corporation were given a free hand to set up, at their sweet will, buildings, godowns and markets, all kinds of Calcutta property would considerably deteriorate, to the serious prejudice of their proprietors. It may be said, and it is said, that here is no sufficient justification for such an apprehension; but I say that there is sufficient scope for such apprehension, and that this is evident from the action of the Port Trust and the Calcutta Corporation and from the

wording of clause 50A of the Bill.

Another very objectionable clause in the Bill is clause 41, which authorises the Board to acquire any quantity of land irrespective of their necessary requirements for the execution of any scheme. All amendments moved by some of us, to neutralise or minimise its effects, having been rejected, the result is that the Board will now have the power to acquire any quantity of extra land though it may lie beyond the zone of the improvement scheme. The amendments proposed were that there should be a limit to acquisition and that no land beyond a contained on the scheme. limit to acquisition, and that no land beyond a certain depth on either side of a proposed street should be acquired. The clause in question reproduces the provisions of section 357, sub-section. (2) of the Calcutta Municipal Act. It is no doubt in the public interest desirable, that the Board, like the Corporation, should have the power of acquiring extra land outside the main scheme, so that by disposing of the same they may recoup the costs of the main scheme; but surely it cannot be desirable, and I may say that it would be extremely detrimental to private interests, if the Board, with their unlimited resources, were to indulge in land speculations. I have seen in the Calcutta Municipality that often times proposals are submitted for laying out new streets, on the main ground that in the name of new streets by acquiring extra lands beyond the street alignment not only the streets could be made free of cost altogether, but such schemes would at the same time bring much profit to the municipality. I have known instances, and that very recently, in which, whether in making new streets in the fringe area or in formulating the Dhobikhana scheme on Hazra Road, instead of acquiring the actual quantity of land required, it was seriously proposed and unhesitatingly accepted by the Corporation that much larger areas should be acquired, so that the Corporation could make a large profit out of the bargain. While we condemn land-grabbing in private individuals, should the Legislature legalise land-grabbing in a corporate body? Should land acquisition be permitted, to the serious sacrifice of private interests? That there should be a limit to land speculation is the view of the Calcutta Trades' Association and several other bodies. By all means let the Board, according to the modern

Clause 41.

principle of betterment, take so much as may be necessary to recoup the costs of a particular scheme; but why should they, over and above that, try to make money out of it, as if land-grabbing were a legitimate business of a

corporate body?

The Schedule to

11. Now, as regards the land acquisition clauses. My first submission is, there is no emergency to justify the supercession of the old and familiar provisions of the Land Acquisition Act, and in their place to substitute unusual and extraordinary provisions and procedure. In case of urgency the Collector has ample power under the existing Land Acquisition Act to take immediate possession of the land required, there is therefore hardly any necessity for the enactment of new provisions and procedure. I cannot comprehend why it is that for the improvement of Calcutta and the suburbs, which will conduce to the benefit of the general body of ratepayers, comprising all classes and creeds, a particular class owning property in and about Calcutta, and the poor owners of residential houses, should be compelled to submit to heavy pecuniary sacrifices. The whole tenor of the procedure laid down here seems to favour the idea that land and dwellings are to be acquired for the benefit of the Trust on payment of as little as possible to the property holders.

Clauses 14 and 16 of the Schedule to the Bill.

12. It seems that in the proposed additions to sections 23 and 24 of the Land Acquisition Act all possible means and excuses have been utilized for reducing the market value of property to be acquired, and for paying a nominal amount for the same. Here also, as in other cases, all attempts for the elimination of the several additions made to sections 23 and 24 of the Land Acquisition Act, proved abortive, and all amendments proposed for minimising the injurious effects of these additions were one and all thrown out. Without expatiating on all the evils of the proposed additions, I cannot but refer to some of these additions, simply for showing what their collective effect would be on the determination of the market value of property to be acquired. Take, for instance, section 23, sub-section 3 (a), (b), (c), (d), and section 24A, sub-sections (1), (2), (3) and (4). If the propositions of law enunciated here are adopted, they would have the effect of reducing the amount of compensation to about one-third of what would otherwise be payable under the provisions of the Land Acquisition Act.

Clause 14 (3) of 13. With reference to the innovations proposed in sub-clause (4) scored the Schedule to 23, I beg to observe that under section 445 of the Calcutta Municipal Act the Bill. the Chairman of the Corporation has full power to abate overcrowding in the Chairman of the Corporation has full power to abate overcrowding in the Chairman of the Corporation has full power to abate overcrowding in the Chairman of the Corporation has full power to abate overcrowding in the Chairman of the Corporation has full power to abate overcrowding in the Chairman of the Corporation has full power to abate overcrowding in the Chairman of the Corporation has full power to abate overcrowding in the Chairman of the Corporation has full power to abate overcrowding in the Chairman of the Chairman of the Corporation has full power to abate overcrowding in the Chairman of the Chairman of the Corporation has full power to abate overcrowding in the Chairman of the Chairman of the Corporation has full power to abate overcrowding in the Chairman of the Chairman of the Corporation has full power to abate overcrowding in the Chairman of t power vested in him by law, but on the contrary having allowed the Assessor of the Corporation to assess all the alleged overcrowded buildings and huts at their full valuation due to such overcrowding, and having reaped the benefit of such overcrowding by realising much larger amounts in the shape of rates than what would have been ordinarily payable if there were no such overcrowding, it would not be fair to the owners of such buildings and huts to turn round and say that the market value of such buildings should be determined by the rents which would have been derivable from such buildings if they were occupied by such number of persons as could be accommodated in them without risk from overcrowding.

14. It is well known that buildings on Harrison Road and other parts of Burrabazar fetch very high rents, amounting to sums varying from Rs. 300 to Rs. 8,000 a month. Suppose it becomes necessary to acquire a building on Harrison Road, the annual rental of which is Rs. 12,000, under the Land Acquisition Act, the amount of compensation payable would be, say, about three lakks of rupees, plus the statutory allowance of 15 per cent; but under section 23, sub-section (3) (d) in this Bill, it might be said that if the house had not been overcrowded, the average yearly rental would have been about Rs. 5,000 or Rs. 6,000 a year, and as such the amount of compensation should be, say, about half of what would otherwise be payable under the Land Acqui-

sition Act.

15. I beg to submit that the additions proposed to be made to section 23 would have the effect of considerably reducing the amount of compensation which would otherwise be payable under the Land Acquisition Act. It would be inexpedient and unfair to treat the Calcutta people differently from the people in other parts of India.

Clause 16 of the hedule to

16. Section 24A(1),-True it is that owners of buildings and lands the are very often called upon by the Calcutta Municipality to submit returns of rents and annual values of such buildings and lands, but this is a meaningless formality, for those returns are never relied upon or acted upon, and the Assessor fixes the assessment in every case according to his own valuation which is always much higher than that shown in the return. Now, the Corporation having rejected the returns, and having realised the rates according to the valuation made by the Assessor, it would not be fair for the Board or the Tribunal to fix the price on a return which was pronounced unreliable and which was therefore rejected and never acted upon.

17. Next I beg to cite a concrete case to illustrate that the prevailing market value of a property can never be ascertained by reference to its rents, and that rent is no criterion for ascertaining the intrinsic market value of bustees and garden lands in Calcutta and the suburbs. There are lands in Cossipur, the monthly rental of which is six to eight annas per cottah, that is Rs. 6 a year. Now, according to the provisions laid down in section 557 of the Calcutta Municipal Act and the provisions made in section 24A(1) in clause 16 of the Schedule to this Bill, the Land Acquisition Collector would be quite justified in awarding Rs. 150 as compensation for a cottah of land in the aforesaid area, but by local enquiries it can easily be ascertained that the prevailing market value of a cottah of land there is about Rs. 500 (five hundred). The above concrete case, in my judgment, furnishes quite sufficient evidence of the startling difference between the market value as ascertained by reference to rental basis and that offered by a willing purchaser

to a willing seller. Here the difference is in the ratio of 4 to 1.

18. After all that has been said by the Select Committee, I have not yet Clause 61 C, 62 18. After all that has been said by the Select Committee, I have no judic? of the Bill. been convinced of the justification, the necessity for the creation of a special Tribunal for the adjudication of civil rights. All the amendments moved regarding the special Tribunal and its constitution having been brushed aside on the plea that it was working well in Bombay, it only now remains for me to point out and to draw the attention of the Council to the fact that the constitution of the proposed Tribunal is extremely faulty and one-sided. I do not know where is the necessity for associating two assessors with the President of the Tribunal, unless it be to give it the appearance of a trial by Jury and to make the decision of the Tribunal final and unappealable. If we are to have assessors, which, in my opinion, is quite unnecessary, then they must not be dependent on the favour of Government for their appointment. In my opinion one of the assessors should be appointed by the Corporation and the other by the British Indian Association or an Association of Landholders. Otherwise the public can have no faith or confidence in such a Tribunal. It is rightly apprehended that the decision of the Tribunal will, in a majority of cases, be shaped, moulded and coloured by the views of the President, whose decision

will be the decision of the majority of the Tribunal. 19. Under all these circumstances, instead of giving us the show or appearance of trial with the aid of assessors, I earnestly appeal to His Honour and to the Council to provide in the Bill for the appointment of two Land Acquisition Judges for the speedy trial of the very numerous Land Acquisition cases that would naturally crop up in executing the Improvement scheme, and give the parties aggrieved the usual right of appeal to the High Court. This is indeed a novel proposal, that an appeal should depend on the certificate of the Judge whose decision is questioned, condemned, and is to be appealed

against.

The provision made here is an indirect, but none the less an effective, method of shutting out appeals. I beg to submit that the provision made here is against the fundamental principle of the British Law. It is against the known traditions of the British Courts of Law to deprive an aggrieved party of his right of appeal to higher tribunals and thereby deny justice to him. I beg to point out whether it would be just and fair to shut out appeals in cases valued at some lakhs of rupees. From personal experience I can say that invariably the awards of the Collector are confirmed, on reference, by Land Acquisition Judges, and it is only by appeals to the Hon'ble High Court that occasionally something is added to the Collector's awards.

21. At the present moment a big Land Acquisition case valued at one and a half crores of rupees is pending before the Alipore Land Acquisition Judge. Whatever be his decision, can anyone reasonably expect that, in case it does not come up to the expectation of the claimants, they should rest content with the decision of the Land Acquisition Judge and should have no right of

Clause 14(2a) of the Schedule to the Bill.

appealing to the High Court and the Privy Council, respectively.

22. In conclusion, I beg to say a few words about the proposed discontinuance of the statutory allowance of 15 per cent. which has hitherto been paid to owners of property whenever any property has been acquired for public purposes. The reason for the payment of the extra allowance of 15 per cent. is that it is something in the nature of solatium for the compulsory acquisition of a man's property. This extra allowance is often more than swallowed up by the heavy costs which the proprietor has to incur in getting the amount of compensation payable decided. In the case of a residential house, the owner has to incur additional costs in different forms for purchasing a new house. It would be a great wrong, and the distinction would be invidious, if the owners of property in the Calcutta Municipality are refused payment of the 15 per cent. allowance when land is acquired for the Improvement Trust, while it will, as heretofore, be continued to be paid when land is to be acquired by the Calcutta Corporation or the Port Trust. The analogy of Bombay cannot hold good, for it was in a great emergency, in a serious crisis, when hundreds and hundreds of people were daily dropping down dead from plague and the whole town was panic-stricken, and there was a general exodus of all classes of people from the city, and when trade and commerce were nearly paralysed, that the citizens of Bombay cheerfully agreed to submit to any sacrifice, rather than live in dirt and filth and die of plague.

23. In spite of what has been stated in the report of the Select Committee, I beg to say that sub-section (2) of section 23 has been virtually repealed, and not merely modified. The Indian Members of the Select Committee refused to receive it as any concession whatsoever when it was proposed that the 15 per cent. allowance under the above-mentioned sub-section should be paid when land is acquired outside of the limit of the Calcutta Municipality while nothing would be paid when land is acquired in the Calcutta Municipality. The real nature of this so-called concession would be apparent from the fact that large acquisitions of valuable landed properties, the price of which may range from Rs. 4,000 (four thousand) to Rs. 80,000 (eighty thousand) a cottah, would be made in the Calcutta Municipality, whereas small acquisitions of waste lands and paddy fields for the construction of model dwellings for the poorer classes may be made outside of the Calcutta Municipality and the price

of such lands may vary from Rs. 50 (fifty) upwards per cottah.

24. We are quite prepared to accept the amendment proposed by the Hon'ble Mr. J. C. Shorrock, which seems to us a reasonable solution of this

knotty question.

25. In conclusion, I earnestly pray that the Bill may not be passed in a form which will go to displease a class of people, I mean owners of property in Calcutta, who have always been loyal and firmly attached to, and have always stood by, the Government. esero ni na quio vilerates Maria di

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SITA NATH RAY.

The 2nd March, 1911.

THE last meeting of the Select Committee, which held altogether 34 sittings, was on the 28th of February, and those of the members who desired to annex to the report of the Select Committee any minute of dissent were asked to submit their notes of dissent on the morning of the 2nd March, thus giving the dissentient members practically a day's time, which, owing to an important meeting of the Supreme Legislative Council, I have not been able to utilise. I have, however, obtained an additional day, through the courtesy of the Secretary, Legislative Department. I have made this preliminary observation in order to explain the discursive and scrappy nature of my notes, and not by way of complaint. There are many points of difference between the opinion of the majority of the Select Committee and myself, but for want of time I shall indicate only the more important among them.

2. In the presmble I should confine the acquisition of land for re-housing of persons displaced by the execution of the improvement schemes only to the

poorer classes, whom I should define as having an income of not more than Rs. 1,200 a year.

3. The Board consist of 11 persons, of whom 2 are Government servants and 4 are Government nominees. Then again, of the three Corporation members, one is to be elected by the 25 Commissioners, composed of 15 Government nominees and 10 representatives of the Bengal Chamber of Commerce, the Calcutta Trades Association and the Port Commissioners of Calcutta, so that, in the election of this member of the Board, the Municipal Commissioners nominated by Government will have a predominant voice. We shall thus have, in a body of 11, seven members, two of whom are Government servants

and the other five directly or indirectly nominees of Government.

The Calcutta rate-paying public will have one member to be elected by the 25 Ward Commissioners, and they will have some voice in the election of the third, men.ber by the Corporation, where their proportion is only onehalf. The rate-paying public of Calcutta consists of owners of landed property, among whom must be included the large class of persons in the Indian portions of the city who live in their own houses, and of occupiers. The Municipal Commissioners are returned by both classes of rate-payers; and it comes to this, that the owners of landed property in Calcutta or the residential owners, whose interests will be very largely affected by the operations of the Board, will have practically no representation on the Board. I think some adequate provision should be made for the representation of this large and important interest, as otherwise the land-owning public of Calcutta will not have any confidence in a Board, where they can have hardly any representative, especially as the Board will have very largely to decide questions as to the amount which house-owners will have to pay who desire to retain land which is not required for the purposes of any improvement scheme and for which they will have to pay a lump sum to be fixed by the Board for a prospective increase in value. I should therefore suggest that there should be at least two representatives on the Board of the landed interest in Calcutta, for whom a constituency based on the qualification of paying the owner's share of the consolidated rate may easily be framed: the addition of these 2 members will raise the number of the Board to 13, of whom 6 members will hold their seats under Government directly and 1 will be a Government nominee indirectly. The Bombay Improvement Board consist of 14 members, and 13 members for Calcutta, or even 14, would not by any means be a large or unworkable number.

5. If this addition of two members is not accepted, the Government, which originally under the Bill as introduced wanted to reserve to itself two nominees, may very well give up the two additional nominations conferred on it by the Select Committee, who thought that as two additions were made to the Board as representatives of other interests, Government should also have two additional members given to it. If the Government is unwilling to do so, I would strongly urge that, out of the four persons to be directly nominated by Government, two should be, by statutory provision, representatives of the landholding classes of Calcutta. I have not said anything particularly of the "occupiers" of Calcutta, to borrow a well-known expression from the Municial Act, as they will at least have 3 representatives out of 11, namely, the President, the Chairman of the Corporation, and the member for the Bengal

Chamber of Commerce.

reamble

he Bill.

Cause 67A.

Clause 7 (b).

6. I strongly object to one of the three members given to the Corporation being elected by the 25 Commissioners appointed under sub-section (2) of section 8 of the Calcutta Municipal Act, who are known as the nominated Ben. Act Commissioners. These nominated Commissioners consist of 15 Government III of 1899. nominees, 4 representatives of the Chamber of Commerce, 4 of the Calcutta Trades Association and 2 Port Commissioners. Of the 15 Government nominees, I believe 12 at the present time are Government officials, and it comes to this that out of three members which the Government proposes to give to the Corporation, it practically takes away one. There seems to be no reason why the Government nominees on the Calcutta Municipal Board should have the choice of one representative to the Improvement Trust, seeing that the Government has got in it six members already. European commerce and trade have got a direct representative on the Improvement Trust given to them, and it is not clear why their representatives on the Corporation should have the indirect choice of another member in conjunction with the Government nominees. I think the more equitable method by which the three members of the Corporation should be returned is as follows:—two by the elected Commissioners who represent both the householding and "occupying" public of Calcutta, and one by the Corporation in whose election the Government nominees and other nominated Commissioners will take part.

7. Fees payable to Trustees.—Members of Committees who are engaged as experts for a specific remuneration should not be paid any fee for attendance

at meetings.

The aggregate amount of fees payable to any trustees for all meetings held during a month should be fixed at Rs. 200, as in the Bombay Act, and IV of 1898. not left for future determination.

Clause 26. Clause 30.

Clause 21.

Chapter III.

8. Papers should be sent to the Corporation also.

9. The President's sole power of appointment should be limited to offices not carrying a salary of over Rs. 200 a month.

10. Chapter III deals with three classes of schemes-

1st, improvements of insanitary areas, which are called general improvement schemes,

2nd, street-improvement schemes, 3rd, re-housing schemes.

The clauses in this Chapter, however, have been so arranged that they create a confusion in the mind as to the proper understanding of the meaning thereof; for example, the question of dealing with an area arises under the general improvement scheme (vide clause 35). Street-improvement schemes deal primarily with opening up of new streets and providing building sites. Clause 40, however, makes provisions for acquiring lands in the improvement area, laying out or relaying of lands in such area, etc. It is by no means clear in the Bill as to which class of improvement schemes this clause applies to. Much useful purpose does not seem to be gained by the compulsory and optional provisions of clauses 40 and 41.

11. The scheme of the Calcutta Bill varies considerably from the principle of the City of Bombay Improvement Act. There the Board can take action IV of 1898. in improving an insanitary area only upon an official representation made by the Municipal authorities: here power is given to the Board to act irrespective of any official representation. This procedure, if followed, is likely to lead to friction between the Corporation and the Board, and may also result in the over-lapping of schemes. The Board, moreover, in the absence of local representatives and a health department, will not possess the requisite knowledge to deal on its own initiative with insanitary areas in Calcutta.

This clause lays down under what circumstances street schemes may be undertaken. One of these is (a) "providing building-sites." Does this mean that the Board are to open streets, to acquire building-sites, and, if so, building-sites for what class of people? Is it in contemplation to acquire large plots of land from private owners and then resell them as building-sites to all classes of persons? If so, it is objectionable in principle, for the Board then will, for no purposes of State, acquire lands from one class of owners and transfer them to another class, who even under the current doctrines of

Clause 85.

Clause 38.

Socialism are not entitled to this benefit. Sites should only be acquired for public purposes, or the purpose of housing poorer and working classes displaced by the operation of the scheme. The Bombay Act does not contain any such Bom. Act general provision as is contained in clause 38 a), and, so far as I have been able to ascertain, none of the English Acts has the provision.

13. The re-housing scheme, as contained in the Bill, is unsound. The

Clause 50A.

Bombay Act only provides for the accommodation of the poorer and working classes, including the whole or part of such classes who may be displaced in the execution of the scheme. Why should the re-housing scheme of Calcutta extend beyond classes who are recognised as the only classes entitled to relief at the expense of the general tax-payer? Moreover, I cannot imagine what machinery the Board will have for the construction of buildings and their maintenance, as contemplated in clause 56A, sub-clause (4), and what will be the nature of the rights of parties who will undertake to build at their own expense, their powers of sale or letting, and the final adjustment of their rights when the Board cease to be.

Clause 46.

14. I now go back to clause 46, which provides for the consideration of objections by parties who will be affected by the execution of the schemes and who are invited, under clauses 42, 43 and 44, to send in their objections. There is no procedure provided as to how these objections are to be dealt with: they are merely to be considered by the Board, who are not called upon to give and 407) parties objecting are given a hearing. In England, where we have a III of 1899. class of persons much better able to safeguard their interests, and where having regard to the non-official nature of the administration and the the objectors even a hearing. Under the Calcutta Municipal Act (sections 401 of the persons affected and the bodies charged with carrying out the improvements, a greatly elaborate system for the protection of private interests may not seem necessary, we have got scrupulous provisions made for the safeguarding of the interests of private owners. In the Housing of the Working Classes Act, 1890 (53 & 54 Vict., Cap. 70), where provision is made for improvement of unhealthy areas, the Local Government Board appoints a special officer to hold a local inquiry and to ascertain local objections. Upon his report, the Local Government Board makes a provisional order, which is published and served upon all persons affected. This provisional order is followed by an Act of Parliament, and then the scheme is put into operation. In the amending Act, 1903, [1] power is taken to give effect to the provisional order of the Local Government Board if no land is being taken compulsorily or if there is no objection to such compulsory taking. And in the latest Statute 9 Edw. VII, Cap. 44, First Schedule, rule (6), it is provided as follows: - "The Local Government Board shall forthwith cause a public inquiry to be held in the locality in which the land is proposed to be acquired, and the local authority and all persons interested in the land, and such other persons as the person holding the inquiry in his discretion thinks fit to allow, shall be permitted to appear and be heard at the inquiry."[3] This statute further provides expressly that regulations should be framed "for securing co-operation on the part of the local authority with the owners and other persons interested in the land at every stage of the proceedings by means of conferences."[3] If these elaborate precautions have been found necessary in England, they are much more necessary here. If the institution of an independent local inquiry like what they have in England is not possible, some opportunity ought to be given to the objectors in any particular area to appear either collectively or singly before the Board, and place their objections personally before them. objectors would otherwise have to rely upon a summary made in the office, where the strongest points may be overlooked.

Clause 56 J.

15. Clause 56 J does not provide as to how and by whom the reference is to be made.

16. Clause 61B and the clauses bearing upon the constitution and powers of the Tribunal-I do not object to the Tribunal if a right of appeal is given. There seems to be some apprehension that this right of appeal may be abused. I do not share in this apprehension. Upon a mere question of value, when there will be two experts to assist in the valuation, there will be hardly any appeal, except when there has been a clear misapplication of some well-established principle of valuation. Take, for instance, the Original Side of the

^[1] The Housing of the Working Classes Act, 1901 (3 Edw. VII, Cap. 39).
[2] The Housing, Town Planning, etc., Act, 1909. First Schedule, rule (6),
[3] Vide section 56 (2) (a) of 9 Edw. VII, Cap. 44.

High Court, from where there is an unrestricted right of appeal. Taking the last three years, in 1908 there were 1,117 cases instituted and 66 appeals; in 1909 number of cases 1,185, appeals 62; in 1910 number of cases 1,185 and appeals 76. People do not rush to an expensive Appellate Court from a mere desire to appeal, and I hardly think there will be any appreciable number of appeals from awards upon valuations made by a tribunal of experts: at the same time, the provision of an appeal keeps the subordinate tribunal in order

and ensures the regularity of proceedings.

tion 24A(I)].

Clause 67A.

17. This is one of the most important provisions of the Bill: it enables an owner under certain circumstances to save his property which is not wanted for the carrying out of an improvement scheme by compounding with the Board by a lump-sum payment or submitting to a charge on his property and paying interest. The object of the clause seems to be this: the Board do not want the land for the improvement, but they will hold out a threat for its acquisition in order to get what money it can from the owner; the owner will Schedule, clauses be at the mercy of the Board, because the Bill makes no provision for payment 4 (2a) and 16 [sec- of any compensation except the value of the land, which, again, under the amendments proposed as regards the mode of valuation in the Land Acquisition Act, namely, that such valuation shall be based upon the return made by the owner to the Municipality for purposes of assessment, will be in many instances much below the market value. We have, moreover, to bear in mind the fact that the improvement schemes under the Bill will affect many ancestral residential houses which our people are very anxious to retain under any circumstances. All these combined will place the owner seeking to retain the land in a position of great disadvantage.

18. The only justification for such an extraordinary procedure is that there is a similar provision in the present Calcutta Municipal Act and that III of 1859. people in Calcutta have become accustomed to it. That this provision in the Calcutta Municipal Act has been very seldom put into operation is evident from the fact that very few people in Calcutta know about it, and moreover the only safeguard that at present exists against any tyrannical proceedings on the part of the Corporation, apart from its being a popular body, viz, that, if the Corporation and the owner do not agree as to the valuation, the land has to be acquired under the present Land Acquisition Act, which prevides for compensation and for payment of the actual market value, is going to be removed

from the present Act.

19. The English system follows a different practice altogether. The ewner of the laud not required for carrying out an improvement scheme, but benefiting by the improvements in his area pays a rate of 3 per cent. on half the increased value due to the improvement. The increased value is assessed, subject to a right of appeal by the owner. The principles embodied in the English practice, if not the practice itself, should be adopted, namely, that the value to be fixed for lands exempted should be half of the prospective increase in value, and, in case of difference between the Board and the owner, it should be referred to the Tribunal for determination. All questions of damage and compensation arising from the operations of the Board are referable to the Tribunal, and I fail to see why, when the Board decide to allow a person to retain his land upon payment to the Board of what is presumed to be the equivalent of the prospective increase, the only expert body which the Bill provides should not be consulted.

20. Clause 71 provides for a 2 per cent, duty in addition to the stamp duty on all sales, gifts, etc., of property within the limits of the Calcutta Municipality. Property below Rs. 5,000 in value should be exempted, and all sales effected in pursuance of agreements entered into before the passing of the

Act should be exempted.

21. The municipal contribution of 2 per cent. per annum on the rateable valuation of Calcutta should not be payable at once. The Board will not be in a position to carry out any improvement scheme on a large scale until after some time has elapsed; the operations of the first few years, when houses will be pulled down in large numbers and land acquired in considerable quantity, will have the effect of reducing the rateable value of Calcutta. It is not fair to tax the present generation for a benefit which will only accrue to future generations. The Corporation, in their note, have very conclusively shown

that their contribution will not be required for at least six years if not ten, and that, even if the municipal contribution is postponed, there will be a considerable surplus left after the operations of the Board have ceased.

Clause 100 (1a).

22. I should prefer debentures being signed by the President and two other trustees, as in the case of Calcutta Municipal debentures and the

Bombay City Improvement debentures.

Schedule cla use 14 (2a).

23. Clause 14 (2a) in the Schedule disallows the compensation of 15 per cent. now payable under the Land Acquisition Act, in respect of land to be acquired under the Improvement Act in Calcutta only. In England the usual practice in assessing the value of land is to add a certain percentage, usually 10 per cent., for what is termed compulsory purchase. The innovation in the Bill is sought to be justified by English precedents in the recent Statutes for Town Improvements, and by the principle adopted in the Bombay Act. The English Statutes deal principally, if not exclusively, with tenanted houses, when the owner who gets the price may easily find a fresh investment for

24. Even in England this provision does not find place in all the Improvement Acts, and certainly not in the earlier Acts. The first application of this principle was to lands in unhealthy areas, and it is still more or less confined to such areas. Nearly 20 years have elapsed between the earlier and later Acts before the urban public of England have accepted this innovation, which, as I have said, hardly affects the case, having regard to the mode of valuation adopted in England. In Calcutta the first Improvement Act begins with the latest innovation adopted in England after 20 years. Then, again, the circumstances under which the Bombay Act of 1898 was passed do Bom. not happily exist at the present time in Calcutta. Lord Sandhurst, in IV of 1898. introducing the Bill, observed that Bombay was face to face with a great and grave emergency—the prevalence of plague in Bombay, which all measures taken by Government seemed unable to check, and the financial position very gloomy: in fact, as is well known, the Bombay Improvement Trust has been seriously handicapped for want of funds, and the Supreme Government have only just now made a gift to it of Rs. 50 lakhs.

25. The financial scheme of the Calcutta Improvement Bill is much sounder, and it has been shown by experts that there will be a considerable surplus left after the operations have closed : the emergency which existed in Bombay, and which would justify any sacrifice, happily does not exist in Calcutta. The Chawt system, which aggravated the congestion of Bombay, is absent from Calcutta. The great mills and factories are all outside Calcutta, and do not conduce to the congestion of Calcutta to anything like the same extent to which they do in Bombay. And in Calcutta this rule will affect not owners of properties enjoying their rents, but many poor and middle class residential owners inhabiting ancestral homes. Apart from all this, the owner whose property will be acquired will be put to heavy expenses in obtaining professional and expert advice as to valuation and producing his evidence before the Collector. He will have to pay a stamp duty of 3 per cent. to buy a new house for himself, and he gets no compensation for removal, except mere expenses. All these factors are totally ignored. Moreover, whatever justification there may be for lands which are actually required for an improvement, or when unhealthy sites or buildings are acquired, there hardly seems any justification for the application of this principle when land is being acquired to provide building sites for others or threatened to be acquired to reduce the cost of executing a scheme. In this connection I may refer to the finding of the Calcutta Building Commission :- "We have carefully considered the question of statutory allowance, and are not inclined to recommend any alteration of the present law," and this was said at a time when Calcutta was threatened with plague, which people feared would be as severe as in Bombay, if not worse.

26. I strongly deprecate the introduction of this principle in the valuation of a holding in Calcutta, namely, that the return of annual value or rent, made by the owner for purposes of municipal assessment, shall be taken as the basis of valuation unless the Tribunal otherwise directs. None of the English Statutes have got this provision: the Bombay Act has, but the system of Bom. Ac municipal rating in Bombay and Calcutta is not the same. In Bombay all IV of 1898.

Schedule

houses are assessed on the basis of actual or presumptive rental; in Calcutta, as is well known, in cases of residential houses a most fanciful system of valuation is in vogue, namely, one has to take the selling value of land, add to it the present cost of construction of the building, deduct therefrom the depreciation, and take 5 per cent. on the remainder as the annual value of the property. Apart from the injustice of taking a valuation which is submitted for purposes of assessment as the price in case of a sale, it is not possible to compare the Bombay system with the Calcutta system of assessment. Then we have no knowledge as to the relative numbers of residential houses in Calcutta and Bombay which are likely to be affected by the improvement schemes. The provision can only be meant either as a punishment for a low return or as indicative of a desire to acquire land without paying a fair price. The latter supposition is untenable: then the only object would seem to be to punish people. They are punishable under the Municipal Act, and are also punishable under the Indian Penal Code: to introduce a new punishment, for a different latter to the Indian Penal Code: to introduce a new punishment for a different latter as a punishment for a latter as a punishment for a latter as a punishment for a latter as a punishment for a latter as a punishment for a latter as a punishment for a latter as a punishment for a latter as a punishment for a latter as a punishment for a latter as a punishment for a latter as a punishment for a latter as a punishment for a latter as a punishment for a latter as a punishment for a latter as a punishment for a latter as a punishment for a latter as under the Indian Penal Code: to introduce a new punishment for a different III of 1899. purpose seems to be manifestly unjust. And what is more, the amendment provides that the basis of valuation shall be the return made by the party, though the Corporation may not have accepted it and may have assessed the property at a much higher figure.

27. These are some of the observations I intended to make on the provisions of the Bill. Having regard to the shortness of time, I have been unable to elaborate them or go into details, and I have been obliged to omit the consideration of various other provisions of the Bill which are not so prominent

as those I have noticed.

BHUPENDRA NATH BASU.

The 3rd March, 1911.

THE CALCUTTA IMPROVEMENT BILL, 1911

(AS AMENDED BY THE SELECT COMMITTEE).

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149. Saving of Telegraph and Railways Acts.

Legal Proceedings.

- 150. Cognizance of offences.
- 151. Limitation of time for prosecution.
- 152. Power to hear case in absence of accused when summoned to appear.
- 153. Powers of President as to institution, etc., of legal proceedings and obtaining legal advice.
- 154. Indemnity to Board, etc.
- 155. Notice of suit against Board, etc.

Police.

- 156. Co-operation of the Police.
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Evidence.

158. Proof of consent, etc., of Board or President or officer or servant of Board.

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159. Validation of acts and proceedings.

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- 160. General power of Board to pay compensation.
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- 162. Public notices how to be made known.
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CHAPTER VIII. - SUPPLEMENTAL PROVISIONS - concld.

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CLAUSE.

164. Signature on notices, or bills may be stamped.

165. (Omitted.)

166. Service how to be effected.

167. (Omitted.)

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167A. Power to make surveys, or contribute towards their cost.

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168. Power of entry.

169 to 189. (Omitted.)

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- 190. Punishment for acquiring share or interest in contract, etc., with the Board.
- 190A. Penalty for removing fence, etc., in street.
- 190B. Penalty for building within street alignment or building line fixed by Board.
- 190C. Penalty for failure to set back building or wall on requisition.
- 191. Penalty for failure to comply with requisition made by auditor.
- 192. Penalty for obstructing contractor or removing mark.

Disposal of Fines and Damages.

193. Fines, damages and proceeds of confiscations to be paid to Board.

Suspension or abolition, and re-imposition, of taxation or Municipal contribution.

 Suspension or abolition, and re-imposition, of taxation or Municipal contribution.

Dissolution of Board.

195. Ultimate dissolution of Board, and transfer of their assets and liabilities to the Corporation.

THE SCHEDULE.

FURTHER MODIFICATIONS IN THE LAND ACQUISITION ACT, 1894.

- 1 to 3. (Omitted.)
- 4, 5. [Reproduced in clause 61 C(a).]
- 6 to 10. (Omitted.)
 - 10A. Amendment of section 3.
 - 10B. Amendment of section 11.
 - 11. Amendment of section 15.
 - 12. Amendment of section 17.
 - 13. New section 17A-

17A. Transfer of land to Board.

- 13A. Amendment of section 18.
- 13B. Amendment of section 19.
- 13C. Amendment of section 20.

THE SCHEDULE-concid.

FURTHER MODIFICATIONS IN THE LAND ACQUISITION ACT, 1894—concid.

CLAUSE.

- 14. Amendment of section 23.
- 15. Amendment of section 24.
- 16. New section 24A-
 - 24A. Further provisions for determining compensation.
- 16A. Amendment of section 31.
- 16B. New sections 48A. and 48B.
 - 48A. Compensation to be awarded when land not acquired within two years.
 - 48B. Sections 48 and 48A not to apply in certain cases.
- 16U. Amendment of section 49.
- 17. (Omitted.)

SCHEDULE B.

(Omitted.)

Maria National St

SCHEDULE C.

(Omitted.)

THE CALCUTTA IMPROVEMENT BILL, 1911

(AS AMENDED BY THE SELECT COMMITTEE).

. [Notes-1. Explanation of notes in square brackets in margin :-

- "1898" means the City of Bombay Improvement Act, 1898 (Bom. Act IV of 1898), i.e., the edition of the Act, as modified up to the 1st October, 1903, published by the Government of Bombay. The words "proposed amendment," "proposed section" and "proposed clause", in these notes, mean amendments and new sections or clauses proposed in a Bill of the year 1906.
- "1899" means the Calcutta Municipal Act, 1899 (Ben. Act III of 1899).
- "C.B.C." means the Report of the Calcutta Building Commission, dated the 23rd December, 1897.
- "Analysis" means the analysis, appended to Government of India's letter No. 93, dated the 18th July, 1905, of the proposals for legislation.
- "26th September, 1907" means the Government of India's Despatch No. 380 of that date.
- "14th February, 1908" means the Secretary of State's Despatch No. 14 of that date.
- "2nd May, 1908" means the Government of India's letter No. 88 of that date.
- Amendments made by the Select Committee are, as far as possible, printed in antique type.
- 3. Some of the amendments made by the Select Committee necessitate a re-numbering of clauses and sub-clauses. The old numbers have been retained for the present, for convenience of reference, and the necessary alterations will be made, under a motion in Council, when the Bill is brought forward for passing.]

A Bill to provide for the Improvement and Expansion of Calcutta,

[1890, title.]

Whereas it is expedient to make provision for the improvement and expansion of Calcutta by opening up congested areas, laying out or altering streets, providing open spaces for purposes of ventilation or recreation, demolishing or constructing buildings, acquiring land for the said purposes and for the re-housing of persons displaced by the execution of improvement schemes, and otherwise as hereinafter appearing;

[1898, preamble - Analysis, pare, 2]

And whereas it is expedient that a Board of Trustees should be constituted and invested with special powers for earrying out the objects of this Act;

And whereas the sanction of the Governor General has been obtained, under section 5 of the Indian Councils Act, 1892, to the provisions of this Act which affect Acts passed by the Governor General of India in Council;

85 & 56 Vict., o. 74,

And whereas the sanction of the Governor General has also been obtained, under section 43 of the Indian Councils Act, 1861, to the enactment of the provisions of Chapter V of this Act, relating to taxation;

24 & 25 Viet. c. 67.

It is hereby enacted as follows :-

CHAPTER I .- PRELIMINARY.

Short state, 1. (2) This Act may be called the Calcutta Improvement Act, proposed unerdments; and extent, 1911.

(Chapter I .- Preliminary .- Chapter II .- The Board of Trustees .-Constitution of the Board .- Clauses 2-4.)

- (2) It shall come into force on such day as the Local Gov- Ben. Act III of ernment may, by notification, direct, not being more than three months after the day on which it is published in the Calcutta Gazette after having received the assent of the Governor General.
- (3) Except as otherwise hereinafter provided, this Act shall extend only to the Calcutta Municipality; but any provision which extends only to the Calcutta Municipality may be extended by the Local Government, entirely or in part, by notification, under the procedure prescribed by section 146, to any specified area in the neighbourhood of that Municipality in the neighbourhood of that Municipality.

Definitions.

- 2. In this Act, unless there is anything repugnant in the subject or context,-
 - (a) "the Board" means the Board of Trustees for the Improvement of Calcutta, constituted under this Act;
 (b) "the Calcutta Municipality" means "Calcutta" as defined
 - in clause (7) of section 3 of the Calcutta Municipal Act, 1899;

(e) "the Corporation" means the Corporation of Calcutta constituted under the said Calcutta Municipal Act, 1899;

(d) "the General Committee" means the General Committee constituted under the said Calcutta Municipal Act,

(d1) "improvement scheme" means a general improvement scheme or a street scheme, or both; (e) "land" has the same meaning as in clause

(a) of [1898, s. 2.] section 3 of the Land Acquisition Act, 1894;
(f) "municipal assessment-book" means the assessment-

book kept under section 164 of the Calcutta Municipal Act, 1899, or the valuation and rating list prepared under section 103 of the Bengal Municipal Ben. Act III of 1884. Act, 1884;
(g) "notification" means a notification published in the

Calcutta Gazette;

(h) "President" means the President of the Board;

(h1) "Secretary to the Board" means the person for the time being appointed by the Board to discharge the functions of Secretary to the Board;

(i) the "Tribunal" means the Tribunal constituted under

(i) the "Tribunal means two Installations section 62; (i) "Trustee" means a Member of the Board; and (k) the expressions "building line," "drain," "public street" and "street alignment" have the same meaning as in clauses (3), (16), (37) and (47), respectively, of section 3 of the Calcutta Municipal

Ben. Act III of 1899.

Ben, Act III of 1899.

Ben. Act III of 1899,

CHAPTER II .- THE BOARD OF TRUSTEES.

Constitution of the Board.

3. The duty of carrying out the provisions of this Act shall, [1898, s. e.] subject to the conditions and limitations hereinafter contained, be vested in a Board, to be called "The Trustees for the Improvement of Calcutta"; and such Board shall be a body corporate and have perpetual succession and a common seal, and may by the said name sue and be sued.

Constitution of the Board.

- 4. The Board shall consist of eleven Trustees, namely,-
 - (a) a President,
 - (b) the Chairman of the Corporation,
- (c) three other members of the Corporation, (d) a member of the Bengal Chamber of Commerce,
- (d1) a member of the Bengal National Chamber of Commerce, and
- (e) four other persons.

6.] 1908,

(Chapter II .- The Board of Trustees .- Constitution of the Board .- Clauses 5-9.)

5. The President and the four persons referred to in clause (e) [Analysis, para, 2; of section 4 shall be appointed by the Local Government by para, 6.] notification.

The Chairman of the Corporation shall be a Trustee 20th September, 1907, para. 8, 20th September, 1907, para. 6.1 ex officio.

7. (1) The three members of the Corporation referred to in paras. 5, 6; clause (c) of section 4 shall be elected as follows, namely,—

[14th February, 1908 7 clause (c) of section 4 shall be elected as follows, namely,—

(a1) one by the Corporation,

(a) one by the Ward Commissioners, and

(b) one by the Commissioners appointed under sub-section (2) of section 8 of the Calcutta Municipal Act, 1899.

Ben. Act III of 1893,

- (2) The member of the Bengal Chamber of Commerce referred to in clause (d) of section 4 shall be elected by that Chamber.
- (2a) The member of the Bengal National Chamber of Commerce referred to in clause (dd) of section 4 shall be elected by that Chamber.
- (3) The Secretary to the Corporation, the Secretary to the Bengal Chamber of Commerce and the Secretary to the Bengal National Chamber of Commerce shall respectively make a return in duplicate to the President, setting forth the name in full of every person elected under this section; and the said return shall be published by notification under the signature of the President.

8. If any of the bodies of electors referred to in section 7 [1899, s. 58; 1896, s. 8.] does not, by such date as may be prescribed by rule made in that behalf under section 136, elect a person to be a Trustee, the Local Government shall, by notification, appoint a person belonging to such body to be a Trustee; and any person so appointed shall be deemed to be a Trustee as if he had been duly elected by such

9. (1) A person shall be disqualified for being appointed or 1899, s. 39.] to being elected a Trustee if he— Disqualifica-ns for being pointed or oted a Trus-

- (a) has been sentenced by any Court for any non-bailable offence, such sentence not having been subsequently reversed or quashed, and such person's disqualification on account of such sentence not having been removed by an order which the Local Government is hereby empowered to make, if it thinks fit, in this behalf; or
- (b) is an undischarged insolvent; or
- (c) holds any office or place of profit under the Board; or
- (d) has, directly or indirectly, by himself or by any partner, employer or employe, any share or interest in any contract or employment with, by, or on behalf of, the Board, or
- (e) is a director, or a secretary, manager or other salaried officer, of any incorporated company which contracts with, or is employed by, the President on behalf of the Board.
- (2) But a person shall not be disqualified as aforesaid, or be deemed to have any share or interest in such a contract or employment as aforesaid, by reason only of his having a share or
 - (i) any sale, purchase, lease or exchange of land, or any agreement for the same; or

(Chapter II.—The Board of Trustees.—Constitution of the Board.—Clauses 10—15.)

- (ii) any agreement for the loan of money, or any security for the payment of money only; or
- (iii) any newspaper in which any advertisement relating to the affairs of the Board is inserted; or
- (iv) (Reproduced at the end of this clause.)
- (v) the occasional sale to the Board, to a value not exceeding two thousand rupees in any one financial year, of any article in which he trades;

or by reason only of his having a share or interest, otherwise than as director, or secretary, manager or other salaried officer, in any incorporated company which contracts with, or is employed by, the President on behalf of the Board.

Proviso (Reproduced in clause 21A).

The President 10. While any person is holding the office of President he [1898, g. 16 (1); to be a whole shall not hold any other salaried office, and, subject to any exceptions permitted by the Local Government, shall devote his whole time and attention to his duties under this Act.

Remuneration of President. 11. (1) The President shall receive such monthly salary, proposed amendment; not exceeding three thousand rupees, as may be fixed by the 1899, s. 12.]

Local Government:

Provided that, if the President, after having held his office for three years, is re-appointed for a further term of not less than than two years, the Local Government may direct that his monthly salary be increased to any sum not exceeding three thousand five hundred rupees.

- (2) The word "salary," as used in this section, excludes allowances to which the President may be entitled and any contribution payable on his account under any general or special orders of the Government for regulating the transfer of Government servants to foreign service.
- (3) The Local Government may, if it thinks fit, direct the payment to the President of a house-rent and conveyance allowance, not exceeding five hundred rupees per mensem, in addition to his salary.
 - 12. (Reproduced in clause 16A.)
 - 13. (Reproduced in clause 15B.)

Leave of the local Government may, after consultation [1898, s. 22, with proportion of the with the Board, grant leave of absence to the President, or posed amendment, president, depute him to other duties, for such period as it thinks fit.

(2) The allowance (if any) to be paid to the President while absent on leave or deputation shall be such amount, not exceeding his salary, as may be fixed by the Local Government:

Provided that, if the President is a Government officer, the amount of such allowance shall be such as he may be entitled to under any general or special orders of the Government for regulating the transfer of Government servants to foreign service.

(3) (Reproduced in clause 144A.)

Appointment. 15. (1) Whenever the President is granted leave of absence considers. 15. (2) Whenever the President is granted leave of absence considers. 15. (2) Whenever the President is granted leave of absence considers.

(2) The salary and house-rent and conveyance allowance (if any) of any person appointed to act as President shall be fixed by the Local Government, subject to the provisions of section II.

(Chapter II .- The Board of Trustees .- Constitution of the Board .-Clauses 15 A-16 A.)

(3) Any person appointed to act as President shall exercise the powers and perform the duties conferred and imposed by and under this Act on the President, and shall, so far as may be, be subject to the same liabilities, restrictions and conditions as the President.

15A. The Board may permit any Trustee, other than the [Cf. clause 13 (c) and President or the Chairman of the Corporation, to absent duced in Council.] himself from meetings of the Board for any period not exceeding six months.

15B. (1) The Local Government may, by notification, introduced in Co. (1898, s. 16, 1898, s. 16, 1899, s. 18, 1899, s. 18, declare that any Trustee shall cease to be a Trustee—

Ben. Act III of 1884, s, 20; (a) if he has acted in contravention of section 21A, or

- (b) if he has been absent from, or is unable to attend, the Ben. Act III of 1884, meetings of the Board for any period exceeding six s. 18.] consecutive months, or
- (7) if he has, without the permission of the Board, been absent from the meetings of the Board for any period exceeding three consecutive months, or
- (d) if he is a salaried servant of the Government, and if his continuance in office as a Trustee is, in the opinion of the Local Government, undesirable.
- (2) The Local Government shall, by notification, declare that a Trustee shall cease to be a Trustee—
 - (i) if he has become disqualified for appointment or election as a Trustee for any of the reasons mentioned in section 9; or
 - (ii) if he was elected or appointed as being a member of the Corporation, the Bengal Chamber of Commerce or the Bengal National Chamber of Commerce, and if he is, at the date of such notification, no longer a member of the Corporation or such Chamber, as the case may be.
- (3) If at any time it appears to the Local Government that the President has shown himself to be unsuitable for his office, or has been guilty of any misconduct or neglect which renders his removal expedient, it may, by notification, declare that the President shall cease to hold office as such.

16. (1) If any Trustee be permitted by the Board to [1808, 0, 12 (2),] absent himself from meetings of the Board for any period exceeding three months,

or if any Trustee, other than the Chairman of the Corporation, [1898, s. 13.] dies, or resigns the office of Trustee, or ceases to hold the office of Trustee in pursuance of a notification published under section 15B,

the vacancy shall be filled, within one month, by a fresh appointment or election under section 5, section 7 or section 8, as the case may be.

(2), (31, (4). (Omitted).

16A. (1) The term of office of the first Trustees appointed or Clause 12 of Bill as elected under section 5, section 7 or section 8, other than the introduced in Council, 1808, so. 10, 12 (1). President, shall commence on such day, not being less than (2), (3).] thirty days from the commencement of this Act. as may be appointed by the Local Government.

[1899, ss. 79, 81.]

The Calcutta Improvement Bill, 1911.

(Chapter II .- The Board of Trustees .- Conduct of Business .-Clauses 17-18.)

- (2) Subject to the provisions of section 153, the term of office of Trustees (other than the Chairman of the Corporation) shall be as follows :-
 - (a) the President—such period, not less than three years, as may be fixed by the Local Government;
 - (b) a Trustee appointed or elected in pursuance of section 16 in the place of a Trustee who has been permitted to absent himself from meetings of the Board-the period of the absence of the latter Trustee;
 - (c) other Trustees-three years.
- (3) Any Trustee shall, if not disqualified for any of the reasons mentioned in section 9, be eligible for re-appointment or re-election at the end of his term of office.

Conduct of Business.

17. The Board shall meet, and shall from time to time make such arrangements with respect to the place, day, hour, notice, management and adjournment of their meetings, as they may think fit, subject to the following provisions, namely:— Meetings

- (a) an ordinary meeting shall be held once at least in every [1899, s. 77 (n.) month;
- (b) the President may, whenever he thinks fit, and shall, upon the written request of not less than two [1899, s. 77 (2).1
- other Trustees, call a special meeting;
 (c) the President shall attend every meeting of the Board 1839, a. so. 1 unless absent on leave or prevented by sickness or other reasonable cause;
- (d) no business shall be transacted at any meeting unless at least half of the existing number of the Trustees are present from the beginning to the end of the meeting:
- [1890, s. S1.] (e) the person to preside at a meeting shall be the President, or, in his absence from any meeting, one of the Trustees present who is chosen by the others who are present;
- (f) all questions shall be decided by a majority of votes of
- the Trustees present, the person presiding having a second or casting vote in all cases of equality of votes;

 (g) if a poll be demanded, the names of the Trustees voting, and the nature of their votes, shall be recorded by the
- and the nature of their votes, shall be recorded by the person presiding;

 (h) minutes of the names of the Trustees present, and of the proceedings, at each meeting shall be kept in a book to be provided for the purpose, which shall be signed at the next ensuing meeting by the person presiding at such meeting and shall be open to inspection by any Trustee during office hours.

orary 17A. (1) The Board may add to their number, in such [Clause 20 of Bill as to the manner and for such period as may be prescribed by rules made Council.]

For part under section 137, any persons whose assistance or advice they [28th September, 1907, may desire in carrying out any of the provisions of this Act. Act VIII of 1904,

(2) A person added to the Board under sub-section (1) s. 14 (b), (s).]

for any purpose shall have a right to take part in the discussions of the Board relative to that purpose, but shall not have a right to vote at a meeting of the Board and

not have a right to vote at a meeting of the Board and shall not be a member of the Board for any other purpose.

18. (1) The Board may from time to time appoint Commit-1899, sa. 9, 95 (18). tees, consisting of such persons of any of the following classes as it may think fit, namely:— Constitution i functions Committees.

- (i) Trustees,
- (ii) persons added to the Board under section 17A,
 (iii) other persons whose assistance or advice the
 Board may desire as members of Committees:

(Chapter II .- The Board of Trustees .- Conduct of Business .-Clauses 19-21A.)

Provided that no Committee shall consist of less than three persons.

(2) The Board may-

(a) refer to such Committees, for inquiry and report, any matter relating to any of the purposes of this Act, and

(b) delegate to such Committees, by specific resolution, and subject to any rules made under section 137, any of the powers or duties of the Board.

(3) The Board may at any time dissolve, or, subject to the provisions of sub-section (1), alter the constitution of, any such Committee.

(4) Every such Committee shall conform to any instructions

from time to time given to them by the Board.

(5) All proceedings of any such Committee shall be subject to confirmation by the Board.

Proviso (Omitted).

Meetings ommittees.

19. (1) Committees appointed under section 18 may meet and [1898, a. 18 (4), (1), adjourn as they think proper; but the President may, whenever 6).] he thinks fit, call a special meeting of any Committee, and shall call a special meeting of any Committee upon the written request of not less than two members thereof.

(2) The person to preside at a meeting of a Committee shall be the President, if he is a member of the Committee, or, if he is not a member, then one of the members present who is chosen by the others who are present.

(3) No business shall be transacted at any meeting of a Committee unless at least half the number of the members

of the Committee are present from the beginning to the end of the meeting.

- (4) All questions at any meeting of a Committee shall be decided by a majority of votes of the members present, the person presiding having a second or casting vote in all cases of equality of votes.
 - 20. (Reproduced in clause 17 A.)

21. Every Trustee (other than the President and the Chair 1890, s. 100, 1596 man of the Corporation), and every person added to the Board 17, proviso.}

under section 17A, shall be entitled to receive a fee of twenty rupees, and every member of a Committee shall be entitled to receive a fee of ten rupees, for each meeting of the Board or the Committee-

(i) at which a quorum is present and business is transacted, and

(ii) which he attends from the beginning to the end thereof or for such period as the person presiding at the meeting may consider sufficient to justify the payment of the fee:

Provided that the aggregate amount of fees payable to any person in respect of meetings of any kind held during any menth shall not exceed such sum as may be prescribed by any rule made under section 136 in this behalf.

21A. (1) A Trustee who-

(a) has, directly or indirectly, by himself or by any du partner, employer or employé, a share or interest in any matter or thing described in sub-section (2) of section 9, or

(b) has acted professionally, in relation to any such matter or thing, on behalf of any person having such a

share or interest, shall not vote or take any other part in any proceeding of the Board or any Committee relating to such matter or thing.

(Proviso to o'ause 9 %) of Bill as ntro duced in Council, j

(Chapter II .- The Board of Trustees .- Conduct of Business -. Clauses 22-24.)

- (2) If any Trustee, or any person added to the Board [53 & 54 under section 17A, or any other member of a Committee c. 70, s. 88 (1).] appointed under this Act, has, directly or indirectly, any beneficial interest in any land situated in an area commissed in any improvement scheme (many under this commissed in any improvement scheme (many under this commissed in any improvement scheme (many under this commissed in any improvement scheme (many under this commissed in any improvement scheme (many under this commissed in any improvement scheme (many under this commissed in any improvement scheme (many under this commissed in any improvement scheme (many under this commissed in any improvement scheme (many under this commissed in any under this commiss prised in any improvement scheme framed under this or in an area in which it is proposed to acquire land for any of the purposes of this Act,—
 - (i) he shall, before taking part in any proceeding at a meeting of the Board or any Committee relating to such area, inform the person presiding at the meeting of the nature of such interest,

(ii) he shall not vote at any meeting of the Board or any Committee upon any resolution or question relating to such land, and

(iii) he shall not take any other part in any proceeding at a meeting of the Board or any Committee relating to such area if the person presiding at the meeting considers it inexpedient that he should do so.

make and

as they may consider necessary or expedient for carrying out (1).] any of the purposes of this Act.

and the Board by the President:

Provided that-

(a) [Reproduced in sub-clause (1),]

(b) (Omitted).

- (c) a contract involving an expenditure exceeding one thousand rupees and not exceeding one lakh of rupees shall not be made by the President without the previous sanction of the Board; and
- (d) a contract involving an expenditure exceeding one lakh of rupees shall not be made by the President without the previous sanction of the Board and the Local Government.
- (1a) Every estimate for the expenditure of any sum for carrying out any of the purposes of this Act shall be subject to the approval of the authority who is empowered by sub-section (1) to make or sanction the making of a contract involving the expenditure of a like sum.
- (2) Sub-sections (1) and (1a) shall apply to every variation [1890, s. 86 (8), or abandonment of a contract or estimate, as well as to sin original contract or estimate.

(1) Every contract made by the President on behalf of to the Board shall be entered into in such manner and form as would bind the President if such contract were made on his own behalf, except that the common seal of the Board shall be used (where necessary); and every such contract may in the like manner and form be varied or discharged.

(2) Every contract for the execution of any work or the supply of any materials or goods which will involve an expenditure exceeding one thousand rupees shall be in writing, and shall be sealed.

(3) The common seal of the Board shall remain in the custody of the Secretary to the Board, and shall not be affixed to any contract or other instrument except in the presence of a Trustee (other than the President), who shall attach his signature to the contract or instrument in token that the same was sealed in his presence.

(4) The signature of the said Trustee shall be distinct from the signature of any witness to the execution of such contract or instrument.

(5) A contract not executed as provided in this section shall not be binding on the Board.

(Chapter II .- The Board of Trustees .- Conduct of Business .-Officers and servants .- Clauses 24A-27.)

24A. (1) At least seven days before the President enters into any contract for the execution of any work or the supply of any materials or goods which will involve an expenditure exceeding one thousand rupees, he shall give notice by advertisement in local newspapers inviting tenders for such contract.

[1899, s, 88,]

- (2) In every such case the President shall place before the Board the specifications, conditions and estimates and all the tenders received, specifying the particular tender (if any) which he proposes to accept.
- (3) In every case in which the acceptance of a tender would involve an expenditure exceeding one lakh of rupees, the Board shall submit to the Local Government the specifications, conditions and estimates, and all the tenders received, specifying the particular tender (if any) the acceptance of which they propose to sanction.
- (4) Neither the Board nor the Local Government shall be bound to sanction the acceptance of any tender which has been made; but the Board, within the pecuniary limits of their powers, as prescribed in section 23, sub-section (I), or the Local Government, may sanction the acceptance of any of such tenders which appears to them, upon a view of all the circumstances, to be the most advantageous, or may direct the rejection of all the tenders submitted to them.

Security for

25. The President shall take sufficient security for the due [1899, s. 89.1 performance of every contract involving an expenditure exceeding one thousand rupees.

- Supply of 26. (1) The President shall forward to the Local Govern- [1898, s. 21 (3) the formation to ment a copy of the minutes of the proceedings of each meeting of 1899, ss. 90, 21.] the Board, within ten days from the date on which the minutes ment. of the proceedings of such meeting were signed as prescribed in section 17, clause (h).
 - (2) If the Local Government so directs in any case, the President shall forward to it a copy of all papers which were laid before the Board for consideration at any meeting.
 - (3) (Omitted.)
 - (4) The Local Government may require the President to furnish it with-
 - (a) any return, statement, estimate, statistics or other information regarding any matter under the control of the Board, or
 - (b) a report on any such matter, or
 - (c) a copy of any document in the charge of the President.

Officers and Servants.

27. The Board shall prepare and maintain a statement 1890 s. 65. Statement of strength and remuneration of staff. showing-

- (a) the number, designations and grades of the officers and servants (other than employés who are paid by the day or whose pay is charged to temporary work) whom they consider it necessary and proper to employ for the purposes of this Act,
- (b) the amount and nature of the salaries, fees and allowances to be paid to each such officer and servant, and
- (r) the contributions payable under section 144A in respect of each officer or servant of the Board.

(Chapter II .- The Board of Trustees .- Officers and Servants .-Clauses 28-32.)

28. The Board shall from time to time make rules-

s. 73 Act III of 1881

- (a) fixing the amount and nature of the security to be Ben.
 furnished by any officer or servant of the Board s. 47.]
 from whom it may be deemed expedient to require security:
- (b) for regulating the grant of leave of absence, leave-allow-ances and acting-allowances to the officers and servants of the Board; and
- (c) for establishing and maintaining a provident or annuity fund, for compelling all or any of the officers or servants of the Board (other than any servant of the Government in respect of whom a contribution is paid under section 144A) to contribute to such fund, at such rates and subject to such conditions as may be prescribed by such rules, and for supplementing such contributions out of the funds of the Board:

Provided that a Government servant employed as an officer or servant of the Board shall not be entitled to leave or leaveallowances otherwise than as may be prescribed in any general or special orders of the Government for regulating the transfer of Government servants to foreign service.

29. (Reproduced in clause 144A.)

owers of apowers and reducing, suspending or dismissing them for misconduct, and dispensing with their services for any reason other than misconduct, shall be vested—

- (a) in the case of officers and servants whose monthly salary does not exceed three hundred rupees -in the President, and
- (b) in other cases—in the Board:

Provided that any officer or servant in receipt of [1889, s. 70.] a monthly salary exceeding one hundred rupees who is dismissed by the President may appeal to the Board, whose decision shall be final.

(a) All statements prepared under section 27, so far as they relate to offices earrying a salary of more than one thousand s. 74, prov. (a).] state-rupees per mensem,

section 28, and

- (b) all rules made under clause (b) or clause (c) of
- (c) all orders passed by the Board under section 30, and relating to any officer appointed to hold an office carrying a salary of more than one thousand rupees per mensem, except orders granting leave to, or suspending, any such officer,

shall be subject to the previous sanction of the Local Government.

The President shall exercise supervision and control 32. over the acts and proceedings of all officers and servants of the Board in matters of executive administration, and in matters concerning the accounts and records of the Board; and, subject to the foregoing sections, shall dispose of all questions relating to the service of the said officers and servants, and their pay, privi-leges and allowances.

(Chapter II.—The Board of Trustees.—Officers and Servants.— Chapter III.—Improvement Schemes and Re-housing Schemes.—Clauses 33, 35.)

Delegation of 33. (1) The President may, by general or special order in certain of Tresident's func. writing, delegate to any officer of the Board any of the President's powers, duties or functions under this Act or any rule made hereunder, except those conferred or imposed upon or vested in him by sections 17, 19, 26, 54, 113, 117, 122, 122B, 153 and 157:

[1839, 4, 13,]

Provided as follows:-

- (a) the President shall not delegate his power under section 23 to make on behalf of the Board any contract involving an expenditure exceeding one thousand rupees;
- (b) the President shall not delegate his power under section 30 to make appointments to offices carrying a salary of more than one hundred rupees per mensem;
- (c) the President shall not delegate to any officer his power under section 30 to grant leave to, or to reduce, suspend, dismiss, or dispense with the services of, any employé, unless such employé was appointed by such officer by virtue of a delegation of the President's powers of appointment conferred by that section.
- (d) (Omitted.)
- (2) The exercise or discharge by any officer of any powers, duties or functions delegated to him under sub-section (1) shall be subject to such conditions and limitations (if any) as may be prescribed in the said order, and also to control and revision by the President.
 - 34. (Reproduced in clause 144A).

CHAPTER III.—IMPROVEMENT SCHEMES AND RE-HOUSING

When gen- 35. Whenever it appears to the Board, whether upon an asse, s. a cral improve official representation made under section 36 or without such may be framed. a representation,—

- (a) that any buildings in any area which are used, or are intended or are likely to be used, as dwelling-places, are unfit for human habitation, or
- (b) that danger to the health of the inhabitants of buildings in any area, or in any neighbouring buildings, is caused by—
 - (i) the narrowness, closeness and bad arrangement, or the insanitary condition, of streets or buildings or groups of buildings in such area, or
 - (ii) the want of light, air, ventilation or proper conveniences in such area, or
 - (iii) any other sanitary defects in such area,

and that the most satisfactory method of dealing with [Cf. 9 Edw. 7, the evils connected with such buildings or the sanitary defects c. 44, s. 22,] in such area is a general improvement scheme for the re-arrangement and re-construction of the streets and buildings, or [Cf. 55 & 54 Viot. 50m of them, within such area,

the Board may pass a resolution to the effect that such area is an unhealthy area, and that a general improvement scheme ought to be framed in respect of such area.

and may then proceed to frame such a scheme.

(Chapter III .- Improvement Schemes and Re-housing Schemes .-Clauses 36-38.)

- 36. (1) An official representation referred to in section 35 [1808, s. 24.] may be made by the Corporation-
 - (a) of their own motion, or
 - (b) on a written complaint by the Health Officer of the Corporation; or
 - (c) in respect of any area comprised in a municipal ward,—
 on a written complaint signed by twenty-five or more residents of such ward who are liable to pay either the owner's share or the occupier's share of the consolidated rate leviable under the Calcutta Municipal Act, 1899.
 - (2) If the Corporation decide not to make an official Ben. Act III of 1899. representation on any complaint made to them under clause (b) or clause (c), they shall cause a copy of such complaint to be sent to the President, with a statement of the reasons for their decision.

onsideration official repre-

- 37. (1) The Board shall consider every official represent- [Clause 16 in Board ation made under section 36, and shall decide whether a general improvement scheme to carry such representation into effect should be framed forthwith or not, and shall forthwith intimate their decision to the Corpora-
- (2) If the Board decide that it is not necessary or expedient to frame a general improvement scheme forthwith, they shall inform the Corporation of the reasons for their decision.
- (3) If the Board fail, for a period of twelve months after the receipt of any official representation made under section 36, to intimate their decision thereon to the Corporation,

or if the Board intimate to the Corporation their decision that it is not necessary or expedient to frame a general improvement scheme forthwith,

the Corporation may, if they think fit, refer the matter to the Local Government.

- (4) The Local Government shall consider every reference made to it under sub-section (3), and-
- (a) [Reproduced in sub-clause (b1).]
- (b) if it considers that the Board ought, under all the circumstances, to have passed a decision within the period mentioned in sub-section (3), shall direct the Board to pass a decision within such further period as the Local Government may think reasonable, or
 - (b1) if it considers that it is, under all the circumstances, expedient that a scheme should forthwith be framed, shall direct the Board to proceed forthwith to frame a scheme.
- (5) The Board shall comply with every direction given by the Local Government under sub-section (4).

38. Whenever the Board are of opinion that, for the purpose of-

[1899, s. 30; Analyis, pars, 5(1),]

- (a) providing building-sites, or
- (b) remedying defective ventilation, or
- (c) creating new, or improving existing, means of communication and facilities for traffic, or
- (d) affording better facilities for conservancy,

it is expedient to lay out new streets or to alter existing streets (including bridges, causeways and culverts), the Board may pass a resolution to that effect, and shall then proceed to frame a street scheme for such area as they may think

(Chapter III. - Improvement Schemes and Re-housing Schemes. Clauses 39-42.)

- 39. When framing an improvement scheme in respect of any [1898, s. 26,] rea, regard shall be had to-
 - (a) the nature and the conditions of neighbouring areas and of Calcutta as a whole;
 - (b) the direction in which the expansion of Calcutta appears likely to take place; and
 - (c) the likelihood of improvement schemes being required for other parts of Calcutta.

40. (1) Every improvement scheme shall provide for-

[1898, ss. 25(1), 31(1) (with proposed amendaments).]

- (a) the acquisition by the Board of any land, in the area comprised in the scheme, which will, in their opinion, be required for the execution of the scheme;
- (b) the laying out or re-laying out of the land in the said
- (c) such demolition, alteration or reconstruction of build- [Analysis, para. 4(2).] ings, situated on land which it is proposed to acquire in the said area, and the construction of such buildings, as the Board may think necessary;
- (d) the laying out or alteration of streets (including bridges, [Analysis, para, 6 (9) causeways and culverts), if required; and
- (e) the levelling, paving, metalling, flagging, channelling, [1898, 8. 25 (1) (e) sewering and draining of the said streets, and the (with proposed ament), s. 31 (7) (e) provision therein of water, lighting and other sanitary (with proposed amendment), s. 31 (9), proposed clause (e):

 1899, s. 363;
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 1899, s. 363;
 1899, s. 363;
 1899, s. 363;
 1899, s. 3

- (f) (Reproduced in clause 50A.)
- (2) (Omitted.)

- 41. Any improvement scheme may provide for-
- (a1) the acquisition by the Board of any land, in the area comprised in the scheme, which will, in their opinion, be affected by the execution of the scheme;
- (a) raising, lowering or levelling any land in the area comprised in the scheme;

- (b) (Replaced by clause 167 A.)
- (c) the formation or retention of open spaces; and
- (d) any other matters which the Board may think fit.

[1898, ss. 27 (1), 32,]

- 42. (1) When any improvement scheme has been framed, he Board shall prepare a notice, stating-
 - (a) the fact that the scheme has been framed,
 - (b) the boundaries of the area comprised in the scheme, and
 - (c) the place at which particulars of the scheme, a map of the area comprised in the scheme and a statement of the land which it is proposed to acquire may be seen at reasonable hours.
- (2) The Board shall-
 - (i) cause the said notice to be published weekly for three consecutive weeks in the Calcutta Gazette and in local newspapers, with a statement of the period within which objections will be received,
 - (ii) send a copy of the notice to the Chairman of the Corporation and to the Chairman of any Municipality constituted under the Bengal Municipal Act, 1884, in which any portion of the Ben. Act III of 1884, area comprised in the scheme is situated.

(Chapter III.—Improvement Schemes and Re-housing Schemes,—Clauses 43—46.)

(3) The President shall cause copies of all documents referred to in clause (c) of sub-section (1) to be delivered to any applicant on payment of such fee as may be prescribed by rule made under section 137.

Transmission to Board of representation by Corporation or Municipality as to improvement scheme. 43. The Chairman of the Corporation, and the Chairman (1898, ss. 27 (1) to) of any Municipality to whom a copy of a notice has ment, ss. 1 been sent under clause (ii) of section 42, shall, within a period of sixty days from the receipt of the said copy, forward to the Board any representation which the Corporation or Municipality may think fit to make with regard to the scheme.

Service of notice as to proposed acquisition of land,

- 44. (1) During the thirty days next following the first day [1898, ss. 27 (9)(3), on which any notice is published under section 42 in respect of any improvement scheme, the Board shall serve a notice on—
 - (i) every person whose name appears in the municipal assessment-book as being primarily liable to pay the owner's share of the consolidated rate, or the rate on the annual value of holdings, as the case may be, in respect of any land which the Board propose to acquire in executing the scheme, and
- (ii) the occupier (who need not be named) of each premises or holding, entered in the municipal assessment-book, which the Board propose to acquire in executing the scheme.
- (2) Such notice shall-

in the crea

- (a) state that the Board propose to acquire such land for the purpose of carrying out a general improvement scheme or a street scheme, as the case may be and
- (b) require such person, if he dissents from such acquisition, to state his reasons in writing within a period of sixty days from the service of the notice.
- (3) Every such notice shall be signed by, or by the order of,

Furnishing of copy of, or extracts from, the municipal assessment-book. 45. The Chairman of the Corporation, and the Chairman of any Municipality constituted under the Bengal Municipal Act, 1884, in any part of which this section is for the time being in force, shall, respectively, furnish the President, at his request, with a copy of, or extracts from, the municipal assessment-book, at such charge as may be fixed by rule made under section 136.

Ben. Act III of 18843

Abandonment of improvement scheme, or application to Local Government to sanction it.

- 46. (1) After the expiry of the periods respectively prescribed under section 42, clause (i), and by section 43 and section 44, clause (b), in respect of any improvement scheme, the Board shall consider any objection, representation and statement of dissent received thereunder, and may either abandon the scheme or apply to the Local Government for sanction to the scheme, with such modifications (if any) as the Board may consider necessary.
- (2) Every application submitted under sub-section (1) shall be accompanied by—
 - (a) a description of, and full particulars relating to, the scheme, and complete plans and estimates of the cost of executing the scheme:
- (b) a statement of the reasons for any modifications made in the scheme as originally framed;

(Chapter III .- Improvement Schemes and Re-housing Schemes .-Clauses 47-51.)

- (b1) a statement of objections (if any) received under section 42:
- (c) any representation received under section 43;
- (d) a list of the names of all persons (if any) who have dissented, under section 44, clause (b), from the proposed acquisition of their land, and a statement of the reasons given for such dissent; and
- (e) (Omitted.)
- (f) a statement of the arrangements made or proposed by the Board for the re-housing of persons (and particularly of persons of the poorer classes) who are likely to be displaced by the execution of the scheme.
- (g) [Reproduced in sub-clause (a).]

47. The Local Government may sanction, either with or [analysis, para. 6 (4).] without modification, or may refuse to sanction, any improvement scheme submitted to it under section 46.

- Notification 48. (1) Whenever the Local Government sanctions an [1898, sa. 29 (1), 32.] represent to improvement scheme, it shall announce the fact by notification, sheme. and the Board shall forthwith proceed to execute the scheme.
 - (2) The publication of a notification under sub-section (1) in respect of any scheme shall be conclusive evidence that the scheme has been duly framed and sanctioned.

Alteration of

- 49. At any time after any improvement scheme has been [1898, ss. 29 (9) (with after sanctioned by the Local Government, and before it has been action carried into execution, the Board may alter it:
 - . Provided as follows :-
 - (a) if any alteration is estimated to increase the estimated net cost of executing a scheme by more than five per cent. of such cost, such alteration shall not be made without the previous sanction of the Local Government;
 - (b) if any alteration involves the acquisition, otherwise than by agreement, of any land the acquisition of which has not been sanctioned by the Local Government, the procedure prescribed in the foregoing sections of this Chapter shall, so far as applicable, be followed as if the alteration were a separate scheme. the Cont-

to all broom areal. Combination

50. Any number of areas in respect of which improvement [1898, s. 23, first prov.] schemes have been, or are proposed to be, framed may at any time be included in one combined scheme.

- 50A. (1) The Board may frame schemes (herein called [Clauses 40 (7) and re-housing schemes) for the construction, maintenance and duced in Council.] 50A. (1) The Board may frame schemes (herein called management of such and so many dwellings and shops as they st (3). may consider ought to be provided for persons who-
 - (a) are displaced by the execution of any improvement scheme sanctioned under this Act, or
- (b) are likely to be displaced by the execution of any improvement scheme which it is intended to frame, or to submit to the Local Government for sanction, under this Act.
- (2) In framing a re-housing scheme, the Board shall have special regard to the needs of persons of the poorer classes.
- (3) Every re-housing scheme shall be submitted to the Local Government, who may either sanction it, with or without modification, or refuse to sanction it.
- (4) The Board shall not themselves construct dwellings or as introduced in snops under a re-housing scheme unless they are satisfied, after Council.]
 [Analysis, para. 3, due inquiry, that no other person is willing and able to con26th September, 1907. shops under a re-housing scheme unless they are satisfied, after Council struct them and is prepared to construct, maintain and manage para, 12, 13th February, 1908, them under the control of the Board.

para. 8 . 201d May, 1908, para,

Width

- less width than-
- s width than—

 (a) forty feet, if the street be intended for carriage (a).]

 (b) The street be intended for carriage (a).]

 (b) Traffic; or

(Chapter III .- Improvement Schemes and Re-housing Schemes .-Clauses 53, 54.)

- (b) twenty feet, if the street be intended for foot traffic only;
- (c) (Omitted):

Provided as follows:-

- (i) the width of an existing street need not be increased to the minimum required by this section if the Board consider it impracticable to do so;
- (ii) nothing in this section shall be deemed to prevent the Board from laying out service passages for sanitary purposes of any width less than twenty feet.

52. (Omitted.)

53. (1) Whenever any building, or any street, square or fisse other land, or any part thereof, which—

(a) is situated in the Calcutta Municipality and is vested in the Corporation, or

(b) is situated in any part of any Municipality constituted under the Bengal Municipal Act, 1884, in which Ben, Act III of 1886, this section is for the time being in force, and is vested in the Commissioners of that Municipality,

is required for executing any improvement scheme, the Board shall give notice accordingly to the Chairman of the Corporation or the Chairman of such Municipality, as the case may be;

and such building, street, square, land or part shall there-upon vest in the Board, subject, in the case of any building or any land (not being a street or square), to the payment to the Corporation, or to such Commissioners, as the case may be, of such sum as may be required to compensate them for actual loss resulting from the transfer thereof to the Board.

(2) If any question or dispute arises as to the sufficiency of the compensation paid or proposed to be paid under sub-section (1), the matter shall be referred to the Local Government, whose decision shall be final.

- (1) Whenever any street or square or part thereof which section 41B(t). is not vested in the Board or in the Corporation or in the Commissioners of any Municipality constituted under the Bengal Municipal Act, 1884, is required for executing any improvement scheme, the Board shall cause to be affixed in a constitution of the constitution conspicuous place in or near such street, square or part a notice, signed by the President, and
 - (a) stating the purpose for which the street, square or part is required, and
 - (b) declaring that the Board will, on or after a date to be specified in the notice, take over charge of such street, square or part from the owner thereof.
- (2) After considering and deciding all objections (if any) received in writing before the date so specified, the Board may take over charge of such street, square or part from the owner thereof, and the same shall thereupon vest in the Board.
- (3) When the Board alter or close any street or square or part thereof which has vested in them under sub-section (2), they shall pay reasonable compensation to the previous owner for the loss of his rights therein.
- (4) If the alteration or closing of any such street, square or part causes damage or substantial inconvenience to owners of property adjacent thereto or to residents in the neighbourhood,
 - (i) shall forthwith provide some other reasonable means of access for the use of persons who were entitled to use such street, square or part as a means of access to any property or place, and,
 - (ii) if the provision of such means of access does not sufficiently compensate any such owner or resident for such damage or inconvenience, shall also pay him reasonable compensation in money.

Act III of 1884

(Chapter III .- Improvement Schemes and Re-housing Schemes .-Clauses 56A-56E.)

55. (Reproduced in clause 56J.)

56. (1) (Replaced by clause 56 A.)

(2) (Replaced by clauses 56B to 56H.)

of 56A. (1) When any building, or any street, square or 10, clause 56 (1) of the other land, or any part thereof, has vested in the Board under Council.] section 53 or section 54, no municipal drain or waterwater work therein shall vest in the Board until another drain or Board under water-work (as the case may be), if required, has been cition 53 or water-work (as the case may be), if required, has been provided by the Board, to the satisfaction of the General Committee or of the Commissioners of the Municipality constituted under the Bengal Municipal Act, 1884, as the Ben, Act III of 1884. - case may be, in place of the former drain or work.

(2) If any question or dispute arises as to whether another drain or water-work is required, or as to the sufficiency of any drain or water-work provided by the Board, under sub-section (7), the matter shall be referred to the Local Government, whose decision shall be final.

Bar to 56B. (1) Sections 337, 338 and 355, and clause (c) of [of. clause 58 (2) of application of section 354, of the Calcutta Municipal Act, 1899, shall not be apply to any street which is vested in the Board.

Galcutta Municipal Act, 1899, shall not Bill as introduced in the Board.

Ben. Act III of 1899.

(2) Sections 345 and 346 of the surface referred to in apply when any drain, pavement or surface referred to in apply when any drain, pavement or by the Board, or when section 345 is opened or broken up by the Board, or when any public street is under construction by the Board.

Repair and 56C. Whenever the Board allow any street vested tering of in them to be used for public traffic,—

[Cf. clause 58 (2) of Bill as introduced in Council.] [1899, se. 337, 338.]

- (a) they shall, as far as practicable, keep the street in good repair and do all things necessary for the safety and convenience of persons using it, and
- (b) they shall cause the street to be watered, if they consider it necessary to do so for the public convenience.

lighting surface of, any street vested in the Board is opened or broken Bin as introduced in street works. [1899, s. 346.] the up by the Board for the purpose of carrying on any work,

up, or or whenever the Board allow any street which they the Board shall cause the place to be fenced and

guarded and to be sufficiently lighted during the night, and shall take proper precautions for guarding against accident by shoring up and protecting adjoining buildings,

and shall, with all convenient speed, complete the said work, fill in the ground, and repair the said drain, pavement or surface, and carry away the rubbish occasioned thereby, or complete the construction of the said street, as the case may be.

- Prevention or setriction of being executed by the Board in any public street vested in Council.]

 The Board, them, or when any other work which may lawfully be [1899, s. 346.]

 The Board in any street vested in them, or when any other work which may lawfully be [1899, s. 346.]

 The Board in any street vested in them, the Board may direct that such street shall, during the progress of such work, be either wholly or partially closed to traffic generally or to traffic of any specified description. specified description.
 - (2) When any such direction has been given, the Board shall set up in a conspicuous position in or near the street an order prohibiting traffic to the extent so directed, and

(Chapter III .- Improvement Schemes and Re-housing Schemes .-Clauses 56 F, 56G.)

shall fix such bars, chains or posts across or in the street as they may think proper for preventing or restricting traffic

on of 56F. (1) When any work is being executed by the [0f. clause 56(2) of of Board in any public street vested in them, the Board shall, Bill as introduced in atten, so far as may reasonably be practicable, make adequate [1889, s. 347.] rd in putilic provision for-

- (a) the passage or diversion of traffic;
- (b) securing access to all premises approached from such street; and
- (c) any drainage, water-supply or means of lighting which is interrupted by reason of the execution of the work.
- (2) The Board shall pay reasonable compensation to any person who sustains special damage by reason of the execution of any such work.

56G. (1) The Board may-

[Cf. clause 58(9) of Bill as introduced in Council 1

- (a) turn, divert, discontinue the public use of, or per- 355. manently close, any public street vested in them, or any part thereof, or
- (b) discontinue the public use of, or permanently close, any public square vested in them, or any part thereof.
- (2) Whenever the Board discontinue the public use of, or permanently close, any public street vested in them, or any part thereof, they shall pay reasonable compensation to every person who was entitled, otherwise than as a mere licensee, to use such street or part as a means of access and has suffered damage from such discontinuance or closing.
- (3) Whenever the Board discontinue the public use of, or permanently close, any public square vested in them, or any part thereof, they shall pay reasonable compensation to every person-
 - (a) who was entitled, otherwise than as a mere licensee, to use such square or part as a means of access, or
 - (b) whose immovable property was ventilated by such square or part,

and who has suffered damage,-

- (i) in case (a), from such discontinuance closing, or
- (ii) in case (b), from the use to which the Board have put such square or part.
- (4) In determining the compensation payable under sub-section (2) or sub-section (3), the Board shall make allowance for any benefit accruing to the same premises or any adjacent premises belonging to the same owner from the construction, provisi nor improvement of any other public street or square at or about the same time that the public street or square or part thereof, on account of which the compensation is paid, is discontinued or closed. or closed.
- (5) When any public street vested in the Board, or any part thereof, is permanently closed under subsection (1), the Board may sell or lease the site of so much of the roadway and footpath as is no longer required.

(Chapter III. - Improvement Schemes and Re-housing Schemes -Clauses 56H, 56J.)

Projected public streets.

- 56H. (1) In any area in the neighbourhood of the Bill as introduced in Calcutta Municipality, the Board may, from time to Council. [1899, ss. 356, 352 time, prepare schemes and plans of proposed public streets, showing the direction of such streets, the street alignment and building line on each side of them, their intended width and such other details as may appear desirable.
- (2) Before finally adopting any scheme or plan prepared under sub-section (1), the Board shall send the same to the local authority by which such area is administered, and shall consider any representation made to them by that authority before a date to be appointed by the Board in this behalf.
- (3) When any plan prepared under sub-section (1) has been finally adopted by the Board, the street to which it refers shall be deemed to be a projected public street.
- (4) If any person desires to erect, re-erect, add to or alter any building or wall so as to make the same fall within the street alignment or building line shown in any plan so adopted, he shall apply to the Board for permission to do so.
- (5) If the Board refuse to grant permission to any person to erect on his land any building or wall to project as aforesaid, and if they do not proceed to acquire such land within two years from the date of such refusal, they shall pay reasonable compensation to such person for any damage sustained by him in consequence of such refusal.
- (6) When any building, wall or part thereof projecting across the street alignment or building line shown in any plan adopted as aforesaid has fallen down or been burnt down or taken down, the President may, by written notice, require the same to be set back to or towards such street alignment or building line.
- (7) When any building or wall is set back in pursuance of a requisition made under sub-section (6), the Board shall forthwith make full compensation to the owner of the building or wall for any damage that he may sustain thereby.

56J. (1) If any question or dispute arises-

bourhood, or

[Clause 55 of Bill as introduced in Council') [1898, proposed sections 41B (#), (3)

• (a) between the Board and the previous owner of any street sections or square or part thereof which has vested in 106(1). I the Board under section 54 and has been altered or closed by them, as to the sufficiency of the compensation paid or proposed to be paid under subsection (3) of that section, or

(b) between the Board and any person who was entitled, otherwise than as a mere licensee, to use as a means of access any street or square or part thereof which

- has vested in the Board under section 54,

 (i) as to whether the alteration or closing of such street, square or part causes damage or substantial inconvenience to owners of property
 - (ii) as to whether the other means of access provided or proposed to be provided under subsection (4) of the said section 54 are reasonably sufficient, or

adjacent thereto or to residents in the neigh-

- (iii) as to the sufficiency of any compensation paid or proposed to be paid under the said sub-section (4), or
- (c) between the Board and any person, as to the sufficiency of any compensation paid or proposed to be paid to him under section 56F, section 56G or section 56H,

Reference of disputes to

(Chapter III .- Improvement Schemes and Re-housing Schemes .-Clauses 57-58.)

the matter shall be determined by the Tribunal, if referred to it within a period of three months from-

in case (a) or case (b)—the date on which the street or square or part thereof was altered or closed by the Board, or

in case (c)—the date on which the said person was informed of the decision of the Board fixing the amount of compensation to be paid to him;

and the determination of the Tribunal shall be final.

- (2) If a reference to the Tribunal be not made within the period prescribed by sub-section (1), the decision of the Board shall be final.
- (3) For the purpose of determining any matter referred to it under sub-section (1), the Tribunal shall have all the powers with regard to witnesses, documents and costs which it would have if the Land Acquisition Act, 1894, as modified by section 61C of 1 of 1896. this Act, were applicable to the case.

57. (1) Whenever the General Committee are satisfied—

[1898, s. 45 (8), with

- (a) that any street laid out or altered by the Board has been duly levelled, paved, metalled, flagged, channelled, sewered and drained in the manner provided in the plans sanctioned by the Local Government under section 47, and
- (b) that such lamps, lamp-posts and other apparatus as
 the General Committee consider necessary for the
 lighting of such street and as ought to be provided
 by the Board have been so provided, and
- (c) that water and other sanitary conveniences ordinarily provided in a Municipality have been duly provided in such street,

the General Committee shall make a report to the Corporation, and the Corporation shall thereupon, after informing the Board of their intention to do so, by written notice affixed in some conspicuous position in such street, declare the street to be a public street; and the street shall thereupon vest in the Corporation, and shall thenceforth be maintained, kept in repair, lighted and cleansed by the Corporation.

(2) When any open space for purposes of ventilation or [1898, s. 45 (3), we recreation has been provided by the Board in executing any improvement scheme, it shall, on completion, be transferred to the Corporation by resolution of the Board, and shall there-upon vest in, and be maintained at the expense of, the

Corporation: Provided that the General Committee may require the Board before any such open space is so transferred, to enclose, level, turf, drain and lay out such space and provide footpaths therein, and, if necessary, to provide lamps and other apparatus for lighting it.

(5) If any difference of opinion arises between the Board and [1808. 2. 45 49.1] the General Committee in respect of any matter referred to in the foregoing provisions of this section, the matter shall be referred to the Local Government, whose decision shall be final.

If section 57 be extended, by notification under section 1, sub-section (3), to any Municipality in the neighbourhood of the Calcutta Municipality, it shall be construed as if the references therein to the General Committee and the Corporation were references to the Commissioners of the former Municipality.

Notwithstanding anything contained in section 57 or section 57A, the Board may retain any service passage which tien & A).]
they have laid out for sanitary purposes, and may enter into an agreement with the General Committee or any other person for the supervision, repair, lighting and converted the supervision, repair, lighting and general management of any passage so retained.

(Chapter IV .- Acquisition and Disposal of Land .- Acquisition by Agreement. - Compulsory Acquisition. - Clauses 60-62.)

CHAPTER IV .- Acquisition and Disposal of Land.

59. [Replaced by clause 61A.]

Acquisition by agreement.

to 60. The Board may enter into an agreement with any [1898, s. 46; 1899, s. 556 (1).] or person for the purchase or leasing by the Board from such person of any land which the Board are authorized to acquire, or any interest in such land.

Compulsory acquisition.

61. [Reproduced in clause 61C (b).]

Power to 61A. The Board may, with the previous sanction of the [Clause 59 of Bill acquire land Local Government, acquire land under the provisions of Council.]

Land Acquisite the Land Acquisition Act, 1894, for carrying out any of the Land Acquisition Act, 1894, purposes of this Act.

[1898/s. 63, opening [1890, a. 357 (I), (3), 556 (I);
Analysis, para. 4 (3).]
I of 1894.

Tribunal to 61B. A Tribunal shall be constituted, as provided in [Of. clause 62 (1) of Bill as introduced in Court in reference to the acquisition of land for the Board [1898, s. 48 (1).] under the Land Acquisition Act, 1894.

Modification the Land Act for the Board,—

(a) the Tribunal shall (except for the purposes of section [1898, s. 48 (1); 1894, s. 557.]

- 54 of that Act) be deemed to be the Court, and the President of the Tribunal shall be deemed to be the Judge, under the said Act;
- (b) the said Act shall be subject to the further modifications indicated in the Schedule;
- (c) the President of the Tribunal shall have power to [Act I of 1894, s. 14.] summon and enforce the attendance of witnesses, and to compel the production of documents, by the same means, and (so far as may be) in the same manner, as is provided in the case of a Civil Court under the Code of Civil Procedure, Vol 1908. 1908; and

(d) the award of the Tribunal shall be deemed to be the award of the Court under the said Land Acquisition Act, 1894, and shall be final.

I of 1894.

Constituti on of Tribunal 62. (1) The said Tribunal shall consist of a President and two assessors.

- (2) The President of the Tribunal shall be either-
 - (a) a member of the Judicial Branch of the Imperial or Provincial Civil Service, of not less then ten years' standing in such Service, who has, for at least three years, served as District Judge or held judicial office not inferior to that of a Subordinate Judge; or
 - (b) a barrister, advocate or pleader of not less than ten years' standing, who has practised as an advocate or pleader in the Calcutta High Court.

(3) The President of the Tribunal and one of the assessors [1393, s. 45 (3).] shall be appointed by the Local Government, and the other assessor shall be appointed by the Corporation, or, in default of the Corporation, by the Local Government:

(Chapter IV .- Acquisition and Disposal of Land .- Compulsory Acquisition .- Clauses 63, 64.)

Provided that no person shall be eligible for appointment as [1808, s. 48 (5),] a member of the Tribunal if he is a Trustee or is, for any of the reasons mentioned in section 9, disqualified for appointment as a Trustee.

(4) The term of office of each member of the Tribunal shall be [1898, s. 48 (5).] two years; but any member shall, subject to the proviso to subsection (3), be eligible for reappointment at the end of that term.

(5) The Local Government may, on the ground of incapacity or misbehaviour, or for any other good and sufficient reason, cancel the appointment of any person as a member of the Tribunal.

(6) When any person ceases for any reason to be a member of [1898. s. 48-(7).] the Tribunal, or when any member is temporarily absent in consequence of illness or any other unavoidable cause, the Local Government or (if the person whose place is to be filled was appointed by the Corporation) the Corporation, or, in default of the Corporation, the Local Government, shall forthwith appoint a fit person to be a member in his place.

(7) All appointments made under this section shall be published [1898, s. 48 (3).] by notification.

63. Each member of the Tribunal shall be entitled to receive [1898, s. 48 (8).] such remuneration, either by way of monthly salary or by way of fees, or partly in one of those ways and partly in the other, as the ... Local Government may prescribe.

- 64. (1) The President of the Tribunal shall, from time to [1898, s. 48 (15).] of time, prepare a statement showing-
 - (a) the number and grades of the clerks and other officers and servants whom he considers should be maintained for carrying on the business of the Tribunal,
 - (b) the amount of the salaries to be paid to each such person,
 - (c) the contributions payable under section 144A in the Bill as introduced in Council.] respect of each officer and servant of Tribunal.
 - time, make rules-

- (1a) The President of the Tribunal shall, from time to [Cf. clause 28 of Bill as introduced in Council.]

 (i) for regulating the grant of leave of absence, leave-proposed amendment; allowances and acting-allowances to the officers and 1899, s. 73; Ben. Act III of 1884, s. 47.]
- (ii) for establishing and maintaining a provident or annuity fund, for compelling all or any of the officers or servants of the Tribunal (other than any servant of the Government in respect of whom a contribution is paid under section 144A) to contribute to such fund, at such rates and subject to such conditions as may be prescribed by such rules, and, with the sanction of the Board, for supplementing such contributions out of the funds of the Board:

Provided that a Government servant employed as an officer or servant of the Tribunal shall not be entitled to leave or leaveallowances otherwise than as may be prescribed in any general or special orders of the Government for regulating the transfer of Government servants to foreign service.

- (2) All statements prepared under sub-section (1), and all [Cf. clause 31 of Bill rules made under sub-section (1a), shall be subject to the previous as introduced in Council.] sanction of the Local Government.
- (3) Subject to any directions contained in any statement prepared under sub-section (1) and any rules made under subsection (1a), and for the time being in force, the power of

(Chapter IV -Acquisition and Disposal of Land .- Compulsory Acquisition .- Abandonment of Acquisition - Clauses 65-67 A.

appointing, promoting and granting leave to officers and servants of the Tribunal, and the power of reducing, suspending or dismissing them, shall vest in the President of the Tribunal.

Payments ty 65. (1) The remuneration prescribed under section 63 for [1898, s. 48 (9), (12)] Board on account of Tri-members of the Tribunal, and the salaries, leave-allowances and (a).] bunal. acting-allowances prescribed under section 64 for officers and acting-allowances prescribed under section 64 for officers and servants of the Tribunal, shall be paid by the Board to the President of the Tribunal for distribution.

(2) (Reproduced in clause 144A.)

Power to make 66. (1) The President of the Tribunal may, from time to rules for Tribunal time, with the previous sanction of the Local Government, make rules, not repugnant to the Code of Civil Procedure, 1908, for v of 1908. the conduct of business by the Tribunal.

(2) All such rules shall be published by notification.

Award of 67. (1) For the purpose of determining the award to [1898, s. 48 (1), (?) Tribunal how to be determined. be made by the Tribunal under the Land Acquisition Act, ments.] I of 1894. 1894.

> (a) if there is any disagreement as to the measurement of land, or the amount of compensation or costs to be allowed, the opinion of the majority of the members of the Tribunal shall prevail;

- (b) questions relating to the determination of the persons to whom compensation is payable, or the apportionment of compensation, may be tried and decided in the absence of the assessors if the President of the Tribunal considers their presence unnecessary; and, when so tried and decided, the decision of the President shall be deemed to be the decision of the Tribunal; and
- (e) notwithstanding anything contained in the foregoing clauses, the decision on all questions of and procedure shall rest solely with the President of the Tribunal.

(2), (3) [Replaced by clause 67 (1), as amended.]

(4) to (6) (Omitted).

(7) Every award of the Tribunal, and every order made by [Bom., s. 48 (10).] ent the Tribunal for the payment of money, shall be enforced by ion the Court of Small Causes of Calcutta as if it were a decree pecial of that Court.

Abandonment of Acquisition.

- 67A. (1) In any case in which the Local Government has introduced in Council, sanctioned the acquisition of land, in any area comprised in [1899, s. 307 (2)] an improvement scheme, which is not required for the execution of the scheme, the owner of the land, or any person having an interest therein, may make an application to the Board, requesting that the acquisition of the land should be abandoned in consideration of the payment by him of a sum to be fixed by the Board in that behalf,
- (2) The Board shall not be bound to admit any such application unless it-
 - (a) reaches them before the time fixed by the Collector under section 9 of the Land Acquisition Act, 1894, for making claims in reference to the land, and
 - (b) is made by all persons who have interests in the land greater than a lease for years having seven years to run.
- (3) If the Board decide to admit any such application they shall forthwith inform the Collector; and the Collector shall thereupon stay for a period of three months all further proceedings for the acquisition of the land, and the

I of 1894.

(Chapter IV .- Acquisition and Disposal of Land .- Abandonment of Acquisition .- Clause 67B.)

Board shall proceed to fix the sum in consideration of which the acquisition of the land may be abandoned.

(4) Within the said period of three months, or, with the permission of the Board, at any time before the Collector has taken possession of the land under section 16 of the Land Acquisition Act, 1894, the person from whom the Board have arranged to accept the sum so fixed may, if the Board are satisfied that the security offered by him is sufficient, execute an agreement with the Board, either-

I of 1894.

- (a) to pay the said sum three years after the date of the agreement, or
- (b) to leave the said sum outstanding as a charge on his interest in the land, subject to the payment in perpetuity of interest at such rate, not less than four per cent. per annum, as may be fixed by the Board, and to make the first annual payment of such interest four years after the date of the agreement:

Provided that the Board may, at any time before the Collector has taken possession of the land under section 16 of the Land Acquisition Act, 1894, accept immediate payment of the said sum instead of an agreement as aforesaid.

T of 1894

- (5) When any agreement has been executed in pursuance of sub-section (4), or when any payment has been accepted in pursuance of the proviso to that sub-section, in respect of any land, the proceedings for the acquisition of the land shall be abandoned.
- (6) Every payment due from any person under any agreement executed under sub-section (4) shall be a charge on the interest of that person.
- (7) If any instalment of interest payable under an agreement executed in pursuance of clause (b) of sub-section (4) be not paid on the date on which it is due, the sum fixed by the Board under sub-section (3) shall be payable on that date, in addition to the said instalment.
- (8) At any time after an agreement has been executed in pursuance of clause (b) of sub-section (4), any person may pay off the charge created thereby, with interest, at the rate specified in the agreement, up to the date of such payment.
- (9) When an agreement in respect of any land has been executed by any person in pursuance of sub-section (4), no suit with respect to such agreement shall be brought against the Board by any other person (except an heir, executor or administrator of the person first aforesaid) claiming to have an interest in the land.

67B. When an agreement has been executed by any covery of 67B. When an agreement has been executed by any (Clause 91 of Bi person in pursuance of section 67A, sub-section (4), in respect council, of section of any land, and any money payable in pursuance of that section is not duly paid, the same shall be recoverable by the Board (together with interest, up to the date of realization, at the rate of four percent. per annum), from the said person or his successor in interest, in the manner provided by the Calcutta Municipal Act, 1899, for the recovery of the consolidated rate;

Ben. Act III of 1899

(Cause 94 of Bill in introduced in

Ben. Act III of 1899.

(Chapter IV .- Acquisition and Disposal of Land .- Abandonment of acquisition .- Disposal of Land .- Chapter V .- Taxalion .-Part I.—Duty on Transfers of Property.—Clauses 67 (2-71.)

and, if not so recovered, the President may, after giving public notice of his intention to do so, sell the interest of the said person or successor by public auction, and may deduct the said money and the expenses of the sale from the proceeds of the sale, and shall pay the balance (if any) to the defaulter.

67C. If any land in respect of which an agreement has been executed, or a payment has been accepted, in puracyulation suance of section 67A, sub-section (4), be subsequently required for any of the purposes of this Act, the agreement or payment shall not be deemed to prevent the acquisition of the land in pursuance of a fresh declaration published under section 6 of the Land Aquisition Act, 1894.

I of 1894.

Disposal of land.

- 68. (1) The Board may retain, or may let on hire, lease, sell, [1898, sc. 55, 1899, sc. 557 (5), 556 exchange or otherwise dispose of, any land vested in or acquired [49]; [Analysis, para. 4(3).] by them under this Act.
- (2) Whenever the Board decide to lease or sell any land acquired by them under this Act from any person, they-
 - (a) shall give notice by advertisement in local newspapers, and
- (b) shall offer to the said person, or his heirs, executors or administrators, a prior right to take on lease or to purchase such land, at a rate to be fixed by the Board, if the Board consider that such a right can be given without detri-ment to the carrying out of the purposes of this Act.
- (3) If in any case two or more persons claim to exercise a right offered under clause (b) to take on lease or to purchase any land, the right shall be exerciseable by the person who agrees to pay the highest sum for the land, not being less than the rate fixed by the Board under that clause, to the exclusion of the others.
 - 69. (Omitted.)
- 70. (1), (2). (Reproduced in clause 50.4.)
- (3). (Omitted.)

daswansvozi lacc CHAPTER V.-Taxation.

Part I.—Duty on Transfers of Property.

- Duty on certain transfers of immovable on instruments of sale, gift and usufructuary mortgage, respectively, of immovable property shall, in the case of instruments affecting immovable property situated in the Calcutta Municipality and executed on or after the commencement of this Act, be increased by two per centum on the value of the property so situated, or (in the case of an usufructuary mortgage) on the amount secured by the instrument, as set forth in the amount secured by the instrument, as set forth in the instrument.
 - (1a) For the purposes of this section, section 27 of the said Act shall be read as if it specifically required the parti-culars referred to therein to be set forth separately in respect of-
 - (a) property situated in the Calcutta Municipality,
 - (b) property situated outside the Calcutta Municipality,

respectively.

(Chapter V .- Tazation .- Part II .- Terminal Tax on Passengers .-Clause 72).

(1b) For the purposes of this section, section 64 of the said Act shall be read as if it referred to the Board as well as the Government.

(2) All collections resulting from the said increase after deducting incidental expenses (if any), be paid to the Board at such time as may be prescribed by rule made under section 87.

Part II .- Terminal Tax on Passengers.

72. (1) Every passenger brought to or taken from any [C. B. C., para. 184 station in the Calcutta Municipality or the Howrah Municipality by railway, and

every passenger brought to or taken from any landing-place in the Port of Calcutta within five miles from Government House by inland steam-vessel,

shall pay a tax of half an anna in respect of each journey so made by him:

Provided as follows :-

- (a) the said tax shall not be payable by any passenger brought from, or taken to, any place situated within a radius of ten miles from Government House;
- (b) the Local Government may, by notification, either-
 - (i) with the previous sanction of the Government of India, reduce the said radius to any distance less than ten miles, in its application either to passengers generally or to passengers of any specified class, or

(ii) with the previous sanction of the Government of

India, cancel proviso (a), or
(iii) reduce the said tax to any lower rate, either in respect of passengers generally or in respect of

- passengers making frequent journeys;

 (c) the said tax may, in the case of passengers taking suburban season tickets, be calculated at the rate of six annas per mensem for each such ticket, or at such lower rate as the Local Government may prescribe by notification.
- (2) The said tax shall be collected, by means of a surcharge on fares, by the administration of the railway, or the owner of the vessel, by which the passengers are carried, and shall be paid to the Board at such time as may be prescribed by rule made under section 87, after making such deduction as the Local Government may approve to meet any expenses incurred in connection with the collection of the tax.
- (3) The owner of every inland steam-vessel referred to in sub-section (1) shall prepare and deliver, or cause to be prepared and delivered, to the President, each quarter, a return, in the form prescribed by rule made under section 87, of all passengers, carried by such vessel, by whom the tax imposed by that sub-section is payable; and shall subscribe, at the foot of such return, a declaration of the truth thereof.
- (4) Every such return shall be delivered to the President or pested to his address within fifteen working days, or at most within thirty days, after the end of the quarter to which it

Explanation.—The expression "working day," as used in this sub-section, means every day except a public holiday as defined in section 25 of the Negotiable Instruments Act, 1881.

- (4a) If this Act is directed to come into force during a quarter, the first of the said returns shall be made for the unexpired portion of that quarter.
- (5) The expression "administration" and the expressions "owner" and "inland steam-vessel," as used in this section, have the same meanings as in the Indian Railways Act, 1890, and the Inland Steam-vessels Act, 1884, respectively.

XX VI of 1831.

VI of 1834.

(Chapter V .- Taxation .- Part III .- Customs Duty on Jute .-Part IV .- Excise Duty on Jute .- Clauses 73-76.)

Part III .- Customs Duty on Jute.

73. (1) A customs duty shall be levied and collected on all [C.B.C., para.154 (a) raw jute and jute cuttings and rejections exported by sea from Analysis, para. 15 the Port of Calcutta to any port out of British India or to Aden, 26th September, 1907, at such rate, not exceeding two annas per bale of four hundred planations, clause (fe). pounds, as the Local Government may prescribe by notification.

14th February, 1903, para. 4; Act VIII of 1894, 88. 2 (4), 8; Act IX of 1903, s. 8.]

(2) At the close of each financial year, or as soon thereafter as may be convenient, the duty collected under sub-section (1) shall, after deducting the expenses of collection (if any', be peid by the Customs-Collector to the Board.

Act VIII of 49,

Part IV .- Excise Duty on Jute.

Definitions. 74. In this Part, and in Part V, unless there is anything Act II of 1896, s. .] repugnant in the subject or context,-

(1) "Collector"-

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- (a) means, in the Port of Calcutta, the Collector of Customs, and, in any other place, the Collector or Deputy Commissioner of the district, or such other officer as the Local Government may appoint by notification in this behalf; and
- (b) includes every officer for the time being duly authorized by the Local Government, by notification, to perform all or any of the duties of a Collector under this Part or Part V; and
- (2) "mill" means any building or place where jute goods or jute yarn, twist or thread, are or is woven, spun, knitted or otherwise manufactured by machinery moved otherwise than by manual labour; and includes every part of such building or place.

75. There shall be levied and collected at every mill in [Analysis, para. 5; 26th September, 1907, sumed in such mill, a duty at the rate for the time being para. 4; perseribed under section 73 for the levy of duty on jute exported Act II of 1896, s. 6.] by sea from the Port of Calcutta.

- 76. (1) The owner of every mill shall prepare and deliver, [Act II of 1896, s. 8.] or cause to be prepared and delivered, to the Collector, each quarter, a return of all the raw jute and jute cuttings and rejections consumed in his mill during the preceding quarter; and shall subscribe, at the foot of such return, a declaration of the truth thereof.
- (2) Every such return shall be delivered to the Collector, or posted to his address, within ten working days, and at most within fifteen days, of the period to which it relates; and the first of such returns shall be made for the quarter ending on the——19, and shall include all raw jute and jute cuttings and rejections consumed since the commencement of this Act.

(Chapter V .- Taxation .- Part IV .- Excise Duty on Jute .-Clauses 77-82.)

Explanation.—"Working day" in this sub-section means every day except a public holiday as defined in section 25 of the Negotiable Instruments Act, 1881.

XXVI of 1881.

Assessment of Mark 177. (1) The Collector shall assess the duty payable in [Act II of 1806, c. 2.] of the requiring respect of the period to which the return relates; and, unless the amount thereof is immediately tendered, shall cause a notice, to be served on the owner of the mill, requiring him to make payment of the amount assessed within ten days of the date of service of the said notice.

- (2) A notice under sub-section (1) may be served on the owner of a mill by delivering or tendering to him or his agent at his ordinary place of business a copy of the notice, or, if this cannot conveniently be done, by fixing a copy of the notice, or one of the outer does of the mill notice on one of the outer doors of the mill.
- able 78. The rate of duty imposed by section 75 which is [Act II of 1896, s. 18, has applicable to any jute shall be the rate in force at the time when provided in the section of the sec the jute was consumed.
- Monthly 79. (1) The Collector may, if he thinks fit, instead of requir- [Act II of 1896, s. 10; accounts of, and ing payment of duty from any mercantile firm or public body act VIII of 1878, s. 41.] ment of duty. at the time prescribed by section 77, keep with such firm or body an account current of duty accruing due.
 - (2) Such account shall be settled at intervals not exceeding one quarter; and such firm or body shall make a deposit or furnish security sufficient in the opinion of the Collector to cover the amount which may at any time be due from them in respect of duty.

of 80. When any duty imposed by section 75 has been short-last II of 1806, a. 10. or levied through inadvertence, error, collusion or misconstruction act VIII of 1878, a. 30. j quantity on the part of the owner of a mill,

> or when any such duty, after having been levied, has been, owing to any such cause, erroneously refunded,

the person chargeable with the duty so short-levied, or to whom such refund has erroneously been made, shall pay the deficiency or repay the amount paid to him in excess, on demand being made within three months from the date of the first assessment or making of the refund.

81. No such duty which has been paid, and of which repay- Act II of 1896, s. 10; ment, wholly or in part, is claimed in consequence of the same having been paid through inadvertence, error or misconstruction, shall be returned, unless such claim is made within three months from the date of such payment.

1. 82. (1) The Collector, or any officer duly appointed by the Lagricon lagrange of Local Government by notification in that behalf, shall have free access at all reasonable times during working hours to any mill, and, subject to any order of the Local Government in this behalf, to any part of any mill.

(2) Any such officer may at any time, with or without notice to the owner, examine the working-records of any mill, and take copies of, or extracts from, all or any of the said records, for the purpose of testing the accuracy of any return, or of informing himself as to any particulars regarding which information is required for the purposes of this Part or of any rule made under section 87.

(Chapter V.—Taxation.—Part IV.—Excise Duty on Jute.— Part V.—Supplemental provisions.—Clauses 83—87.)

(3) Any mill-owner may object to submitting to any officer under the rank of a Collector - any record containing the description or formulæ of any trade process;

but, if he objects to the inspection of any record by such an officer on the ground of its containing such description or formulæ, he must submit his objection in writing to the officer for transmission to the Collector, and the officer may then and there seal up the record pending the orders of the Collector.

Information acquired to be deemed official secrets.

- 83. (1) All such copies and extracts, and all other informa- [Act Hot 1896, s. 17.]
 it ion acquired by any such officer on the inspection of any mill or
 warehouse, shall be regarded as strictly confidential, and shall
 be deemed to be official secrets.
- (2) If any such officer discloses to any person other than a superior officer any such official secret as aforesaid, without the previous written consent of the Board of Revenue, he shall be guilty of a breach of official trust, and shall, upon conviction thereof, be punishable in the manner provided by section 4 of the Indian Official Secrets Act, 1889.

XV of 1889.

(3) The restriction imposed by section 7, sub-section (2), of the said Act shall not apply to a prosecution for any such breach of official trust.

Records to be 84. The owner of every mill shall keep such records [Act II of 1896, 16.] as may be prescribed by any rules made under section 87.

Part V .- Supplemental provisions.

Recovery of sertain taxes.

- 85. (1) If any tax imposed by section 72 or any [Act II of 1896 s.11.] duty imposed by section 75 is not paid when due, the Collector may, in lieu thereof, recover any sum not exceeding double the amount of tax or duty so unpaid which he may, in his discretion, think it reasonable to require.
- (2) All sums recoverable under sub-section (1) shall be recovered in the manner provided in the Indian Income-tax Act, 1886, section 30, sub-sections (1), (2) and (3), with respect to the sums therein referred to.

II of 1896.

Payment of duty to Board.

- 86. At the close of each financial year, or as soon thereafter as may be convenient, the duty collected in pursuance of section 75, and all sums recovered under section 85, shall, after deducting the expenses of collection, be paid by the Collector to the Board.
- Power to 87. (1) The Local Government may make rules for carrying ment to make out the purposes of this Chapter.
 - (2) In particular, and without prejudice to the foregoing power, the Local Government may make rules—
 - (a) for regulating the collection of taxes imposed by this Chapter, and the payment thereof to the Board;
 - (b) for prescribing the form of any return required by or under this Chapter, and the particulars to be contained therein, respectively, and the manner in which the same is to be verified, and all such other conditions in respect thereof as the Local Government may consider necessary;
 - (c) for prescribing the form of the notice to be issued by the Collector under section 77;
 - (d) for regulating the inspection of mills, and for prescribing the powers and duties of Collectors and other officers in respect thereof; and
 - (e) for prescribing the records to be kept by owners of mills under Part IV.
 - (3) The application of any such rule may be confined to any place specified therein.

(Chapter V .- Taxation .- Part V .- Supplemental provisions .-Clause 88.)

88. The offences mentioned in column 1 of the following [Act II of 1896, 1.25.] table shall be punishable to the extent mentioned in column 2

thereof with reference to such offences, respectively :-(1) Concealing or attempting to conceal, or knowingly permitting or procuring to be concealed, any jute liable to duty under this Chapter, with intent to evade payment of the duty or any part thereof, Such jute shall be liable to confiscation, and every person con-victed of the offence shall be liable to a fine not exceeding three times the value of the jute. (2) Omitting to make any return required by section 72 or sec-tion 76, or refusing to sign or complete the same. Fine not exceeding one thousand rupees. dega you it d The penalty provided in the Indian Penal Code, section 199, for making a false statement in a declaration. (3) Making and delivering any such return containing any state-ment not true to the best of the information and belief of the person making the same. (4) Altering or falsifying any record kept in a mill, with the inten-tion of defrauding the revenue. The penalty provided in the Indian Penal Code, section 465, for the commission of forgery. (5) Omitting to keep such proper records as may be prescribed by any rule made under this Chapter. Fine not exceeding five hundred rupees, and a further fine of iwenty rupees for every day after the date of the conviction during which the offence is continued. (6) Omitting to make and deliver any return which by any rule made under this Chapter ought to have been made and delivered. Fine not exceeding one thousand rupees. (7) If any Officer of Customs dees any act or is guilty of any omission in contravention of this Chapter or of any rule or order made thereunder; or, with intent to cause injury or such officer shall be liable to a fine not exceeding five hundred rupees. statement bluewin per and with intent to cause injury or annoyance to any person, vexatiously and unnecessarily makes use of any power con-ferred upon him under this Chapter, At the closer of own tiles Region monosites as 25 Hugge as (8) Otherwise contravening any rule made under this Chapter. Fine not exceeding five hundred rupees. (9) Intentionally obstructing any Collector or other officer in the exercise of any powers given under this Chapter. Imprisonment for a term not ex-ceeding six months, or fine not exceeding one thousand rupees, or both. (10) If any jute is found concealed such jute shall be liable to confisin any place, box or closed receptacle in any mill and is not duly accounted for to the satisfaction of the Collector, the publication of the (11) If any jute is found in any mill in excess of the quantity entered in the return, or not corresponding with the state-ment therein contained,

(12) If, when any jute is passed by tale or by package, any omission or misdescription thereof tending to injure the revenue be discovered,

such jute shall be liable to con-fiscation, or to be charged with such increased duty as the Board of Revenue may direct.

the person guilty of such omission or misdescription shall be liable to a fine not exceeding ten times the amount of duty which might have been lost to the Government or the Board by such omission or misdescription, unless it be proved to the satisfaction of the Collector or other officer that the variance was accidental.

(Chapter V .- Taxation .- Part V .- Supplemental provisions .-Chapter VI .- Finance .- Municipal Contributions .-Clauses 89-92.)

- 89. (1) The confiscation of any jute under section 88 shall [Act II of 1896, s. 27; include any package in which it is found, and all the other Act VIII of 1878, s. 68.] contents of such package.
- (2) Every vessel, cart or other means of conveyance, and every horse or other animal, which is used in the removal of any jute which is liable to confiscation under section 88, and the tackle, apparel and furniture of any such vessel, shall also be liable to confiscation.
- on of 90. (1) All the provisions of Chapter XVII of the Sea [Act 11 of 1896, sa, 12, rovi. Sea Customs Act, 1878, except sections 169, 170, 177, 182, 184, 185, viii of 1878. Act, 187, 190, 191 and 193, shall apply to proceedings under Part IV.
 - (2) The provisions of sections 198 and 201 of the said Act shall be deemed to be incorporated in Part IV.
- 91. The Local Government may, on the application of any [Act II of 1896, s. 35.] Government may, or the application of this dependent of this person aggrieved by any decision or order passed under this decision of this content of this modify such decision or order.

CHAPTER VI.—FINANCE.

or established the first weeking

Municipal Contributions.

92. (1) The Chairman of the Corporation shall pay from [1898, 6. 72, with the Municipal Funds to the Board on the first day of each quarter, Analysis, para. 11, 26th September, 1907, half per cent. per "quarter on the annual rateable valuation para. 21 14th February, 1908, determined under Chapter XII of the Calcutta Municipal Act, para. 4.]

1899, as it stood on the first day of the last preceding Ben. Act III of 1899. quarter :

Provided as follows:-

(a) in the case of property vested in the Commis- [G. Ben. Act III of sioners for the Port of Calcutta, the said percentage shall be calculated upon nine-tenths of the annual rateable valuation of such property, and

- (b) if this Act is directed to come into force during a quarter, the amount of the first of such payments shall bear such proportion to the sum payable hereunder as the unexpired portion of that quarter bears to the whole SN6TI quarter.
- (2) If in any financial year the sums due to the Board under [26th September, 1907, section 71 and sub-section (1) of this section aggregate less than pare, 21; 16th February, 1908 seven and-a-half lakhs of rupees, the Chairman of the Corporation pare, 4.] shall pay to the Board, from the Municipal Funds, such further sum as may be required to make up the said sum of seven and-a-half lakhs of rupees. half lakhs of rupees.

- (3) The payments prescribed by sub-sections (1) and (2) shall [0.1890, s. 140.] be made in priority to all other payments due from the Corporation, except those referred to in section 140 of the said Calcutta 1890.

 Municipal Act, 1899.
- (4) If any payment prescribed by sub-section (2) or sub-section (2) cannot be made without increasing the maximum authorised by clause (a) of section 147 of the said Calcutta Municipal Act, 1899, then that maximum may be increased to such extent as may be necessary to secure the due making of such payment.

93, 94. (Reproduced in clauses 67 A, 67 B.)

95. (Omitted.)

(Chapter VI .- Finance .- Loans .- Clauses 96-102.)

Loans.

96. The Board may from time to time borrow, at such rate of interest, and for such period, and upon such terms, as to the time and method of repayment, and otherwise, as the Government of India may approve, any sum necessary for the purpose of—

- (a) meeting expenditure debitable to the capital account under section 126, or
- (b) repaying any loan previously taken under this Act.

minerally to musicivery out the

97. [Replaced by clause 96, as amended.]

137, 190, 191 and 1 Manner and 98. Whenever the borrowing of any sum has been sanctioned time of borrow under section 96, the Local Government shall, with the previous sanction of the Government of India, direct and appoint the manner in which and the time at which such sum shall be borrowed.

99. Whenever the borrowing of any sum has been sanctioned under section 96, the Board may, instead of borrowing such sum or any part thereof from the public, but subject to any direction given by the Local Government under section 98, take credit from any Bank, on a cash account to be kept in the name of the Board, to the extent of such sum or part;

> and, with the previous sanction of the Local Government, may grant mortgages of all or any property vested in the Board, by way of securing the payment of the amount of such credit, or of the sums from time to time advanced on such each account, with interest.

na. 100. (1) Whenever money is borrowed by the Board on [1:08. s. 58: Ben. Act of 180. (2) Act of 180. (3) Ben. Act of 180. (4) Ben. Act of 180. (5) Ben. Act of 180. (6) Ben. Act of 180. (7) Ben. Act of 180. (8) Ben. Act of 180. (8) Ben. Act of 180. (8) Ben. Act of 180. (8) Ben. Act of 180. (8) Ben. Act of 180. (8) Ben. Act of 180. (8) Ben. Act of 180. (1) Ben. Act of 180. (1) Ben. (1) B from time to time determine.

(1a) All debentures shall be signed by the President and one other Trustee.

- (2) The holder of any debenture in any form prescribed under sub-section (1) may obtain in exchange therefor, upon such terms as the Board may from time to time determine, a debenture in any other form so prescribed.
- (3) Every debenture issued by the Board shall be transferable by endorsement, unless some other mode of transfer be prescribed therein.
- (4) The right to sue in respect of moneys secured by de-bentures issued by the Board shall vest in the respective holders of the debentures for the time being, without any preference by reason of some of such debentures being prior in date to others.

101. All coupons attached to debentures issued under the [Ben. Act III of 1900] authority of this Act shall bear the signature of the President, Ben. Act I of 1903).] and such signature may be engraved, lithographed or impressed by any mechanical process.

102. When any debenture or security issued under this Act [1898, proposed second is payable to two or more persons jointly, and either or O'. Bom. Act VI of any of them dies, then, notwithstanding anything in section [878, s. 42A.]

45 of the Indian Contract Act, 1872, the debenture or IX of 1872, security shall be payable to the survivor or survivors of such

Provided that nothing in this section shall affect any claim by the representative of a deceased person against such survivor or survivors.

(Chapter VI.-Finance.-Loans.-Clauses 103-105B.)

by 103. Where two or more persons are joint holders of any [1898, proposed sective debenture or security issued under this Act, any one of such tion 58B; Of. Bom. Act VI of persons may give an effectual receipt for any interest or dividend 1879, s. 42B.] payable in respect of such debenture or security, unless notice to the contrary has been given to the Board by any other of such

104. All payments due from the Board for interest on, or [1899, s. 140.] of 104. All payments due from the board for the repayment of, loans shall be made in priority to all other payments for the repayment of, round interest and repayments of payments due from the Board.

ayment of 105. Every loan taken by the Board under section 96 [1898, s. 55 (1), who taken shall be repaid within the period approved by the Government of India under that section, and by such of the following methods as may be so approved, namely:—

- (a) from a sinking fund established under section 105A in respect of the loan, or
- (b) by paying equal yearly or half-yearly instalments of principal, or of principal and interest, throughout the said period, or
- (c) if the Board have, before borrowing money on debentures, reserved, by public notice, a power to pay off the loan by periodical instalments and to select by lot the particular debentures to be discharged at particular periods—then by paying such instalments at such periods, or
- (d) from money borrowed for the purpose under section 96, clause (b), or
- (e) partly from the sinking fund established under section 105A in respect of the loan, and partly from money borrowed for the purpose under section 96, clause (b).
- (2) [Reproduced in clause 105A (2).]

Retablishment approved the repayment of a loan from a sinking fund, as introduced in interest, in every year, until the loan is repaid, a sum so calculated that, if regularly paid throughout the period approved by the Government of India under section 96, it would, with accumulations in the way of compound interest, be sufficient, after payment of all expenses, to pay off the loan at the end of that period.

(2) The rate of interest on the basis of which the sum referred to in sub-section (1) shall be calculated shall be such as may be prescribed by the Government of India.

105B. Notwithstanding anything contained in section 105A, if at any time the sum standing at credit of the sinking fund established for the repayment of any loan is of such amount that, if allowed to accumulate at the rate of interest prescribed under sub-section (2) of that section, it will be sufficient to repay the loan at the end of the period approved by the Government of India under section 96, then, with the permission of the Local Government, further annual payments into such fund may be discentified. annual payments into such fund may be discontinued.

(Chapter VI .- Finance. - Loans. - Clauses 106-109.)

106. (1) All money paid into any sinking fund shall as soon [1899, s. 135; Of, 1898, s. 5] as possible be invested, under the orders of the Board, in-

- (a) Government securities, or
- (b) securities guaranteed by the Government, or
- (c) Calcutta Municipal debentures, or
- (c1) debentures issued by the Commissioners for the Port of Calcutta, or
- (d) debentures issued by the Board,

in the joint names of the Secretary to the Government of Bengal in the Financial Department and the Accountant-General of Bengal, to be held by them as trustees for the purpose of repaying from time to time the debentures issued by the Board.

- (2) All dividends and other sums received in respect of any such investment shall, as soon as possible after receipt, be paid into the appropriate sinking fund and invested in the manner prescribed by sub-section (1).
 - (3) (Omitted.)
- (4) Any investment made under this section may from time to time, subject to the provisions of sub-section (1), be varied or transposed.

107. The aforesaid trustees may from time to time apply any sinking fund, or any part thereof, in or towards the discharge of the loan or part of a loan for which such fund was created; and until such loan or part is wholly discharged shall not apply the same for any other purpose.

108. (1) The aforesaid trustees shall, at the end of every [1899, s. 187,] Annual state 108. (1) The arressitu trustees share, tents by trus financial year, transmit to the President a statement showing—

- (a) the amount which has been invested during the year under section 106,
 - (b) the date of the last investment made previous to the transmission of the statement,
 - (c) the aggregate amount of the securities held by them,
 - (d) the aggregate amount which has up to the date of the statement been applied under section 107 in or towards repaying loans.
 - (2) Every such statement shall be laid before the Board and published by notification.
- 109. (1) The said sinking funds shall be subject to annual seamination by the Accountant-General, Bengal, who shall ascertain whether the cash and the current value of the securities at credit of such funds are actually equal to the amount which would have accumulated had investments been regularly made and had the rate of interest as originally estimated been obtained therefrom
 - (2) The Board shall forthwith pay into any sinking fund any amount which the Accountant-General may certify to be deficient, unless the Government of India specially sanction a gradual readjustment.

(Chapter VI.—Finance.—Enforcement of Liabilities.—Budget Estimates .- Clauses 110-113.)

Enforcement of Liabilities.

110. (1) If the Board fail-

- (a) to pay any interest due in respect of any loan taken 26th September, 1997, in pursuance of section 96, or
- (b) to make any payment prescribed by section 105 or sub-section (2) of section 109, or
- (c) to make any investment prescribed by section 106,

the Accountant-General of Bengal shall make such payment, or set aside and invest such sum as ought to have been invested under the said section 106, as the case may be;

and the Chairman of the Corporation shall forthwith pay from the Municipal Funds to the said Accountant-General a sum equivalent to the sum so paid or invested by him;

and the Local Government may attach the rents and other income of the Board; and thereupon the provisions of sub-section (2) of section 141 of the Calcutta Municipal Act, 1899, shall, with all necessary modifications, be deemed to apply.

Ben. Act III of 1899.

(2) Whenever the Chairman of the Corporation has made any payment to the Accountant-General under sub-section (1), the Local Government shall reimburse the Corporation out of the rents and income attached under that sub-section, and if such rents and income prove insufficient for that purpose the Corpora-tion may, with the previous sanction of the Local Government, increase the maximum authorized by clause (a) of section 147 of the Calcutta Municipal Act, 1899, to such extent as may be Ben. Act III of 1891. necessary for the purpose of making up the deficiency.

payment as required by section 92 or section 110, the Local ask Government may attach the Municipal Funds or any of them;

[1898, s. 81 (1).]

and thereupon the provisions of sub-section (2) of section 141 of the Calcutta Municipal Act, 1899, shall, with all necessary modifications, be deemed to apply, and the Local Government may further require the Corporation to increase the maximum authorized by clause (a) of section 147 of that Act, to such extent as may be necessary for the purpose of making such payment.

Ben. Act III of 1899,

Payments 112. All moneys paid by the Chairman of the Corporation [1898, s. 81 (8).] under section 110 to be a under sub-section (1) of section 110 and not reimbursed by the charge on the Local Government under sub-section (2) of that section, and all moneys payable under sub-section (1) of section 110 and levied under section 111, shall constitute a charge upon the property of the Board.

Budget Estimates.

Estimates of 113. (1) The President shall, at a special meeting to be held [1898, s. s1.] penditure to be in the month of February in each year, lay before the Board an laid annually the estimate of the income and expenditure of the Board for the next ensuing financial year.

- (2) Every such estimate shall make provision for the due fulfilment of all the liabilities of the Board and for the efficient administration of this Act.
- (3) Every such estimate shall differentiate capital and revenue funds, and shall be prepared in such form, and shall contain such details, as the Local Government or the Board may from time to time direct.

(Chapter VI.—Finance.—Budget Estimates. - Clauses 114-119.)

(4) Every such estimate shall be completed and printed, and a copy thereof sent, by post or otherwise, to each Trustee, at least ten clear days before the date of the meeting at which the estimate is to be laid before the Board.

Sanction of 114. The Board shall consider every estimate so laid before [1868, s. 44.]
over them, and shall sanction the same, either without alteration or
with such alterations as they may think fit.

Approval of 115. (1) Every such estimate, as sanctioned by the Board, [1898, s, 85.]
Local Government, who may, at any time within two months after receipt of the same,-

- (c) approve the estimate, or
- (b) disallow the estimate or any portion thereof, and return the estimate to the Board for amendment.
- (2) If any estimate is so returned to the Board, they shall forthwith proceed to amend it, and shall re-submit the estimate, as amended, to the Local Government, who may then approve it.

Transmission 116. A copy of every such estimate shall, when approved by [1898, s. 85.] mate to Chair the Local Government, be sent by the Board to the Chairman man of Corpora- of the Corporation.

Special provisions as to the section (1) A special meeting of the Board shall be held as soon [1808. s. 86.] first estimate as may be expedient after the day appointed under section 16A, after the constitution of the sub-section (1), and the President shall at such special meeting lay before the Board an estimate of the income and expenditure of the Board for the portion of the financial year which on the said day had not expired. day had not expired.

> (2) The provisions of section 113, sub-sections (2) to (4), and sections 114 to 116 shall apply to the said estimate.

118. (1) The Board may, at any time during the year for [1898, s. 87.] which any estimate has been sanctioned, cause a supplementary estimate to be prepared and laid before them at a special meeting.

(2) The provisions of section 113, sub-sections (3) and (4), and sections 114 to 116 shall apply to every supplementary estimate.

Adherence stimate, a nainterance

119. (1) No sum shall be expended by or on behalf of the Board unless the expenditure of the same is covered by a current budget grant or can be met by re-appropriation or by drawing on the closing balance.

- (2) The closing balance shall not be reduced below one lakh of rupees without the previous sanction of the Local Government.
- (3) The following items shall be excepted from the provisions of sub-sections (1) and (2), namely,-
 - (a) re-payments of moneys belonging to contractors or other persons and held in deposit, and of moneys collected by, or credited to, the Board by mistake;
 - (b) (Omitted.)
 - (c) payments due under a decree or order of a Court passed against the Board or against the President ex officio, or under an award of the Tribunal;
 - (d) sums payable under a compromise of any suit or other legal proceeding or claim effected under section 153;
 - (e) sums payable under this Act by way of compensation;
 - (f) payments required to meet some pressing emergency.

(Chapter VI - Finance. - Banking and Investments. - Clauses 120-1220.)

(4) Whenever any sum exceeding five thousand rupees is expended under clause (f) of sub-section (3), the President shall forthwith report the circumstances to the Local Government, and shall at the same time explain how the Board propose to cover the expenditure.

Banking and Investments.

Beceipt of 120. All moneys payable to the Board shall be received by moneys, and the President, and shall forthwith be paid into the Bank of [1899, s. 111; deposit in Bank of Bengal to the credit of an account which shall be styled "The section 80A.]

Account of the Trustees for the Improvement of Calcutta."

121. (Reproduced in clause 122 A.)

Investment of 122. (1) Surplus moneys at the credit of the said account [1899, s. 119; 1898, proposed surplus money. may from time to time be—

- (a) deposited at interest in the Bank of Bengal or in any other Bank in Calcutta approved by the Board in this behalf, or
- (b) invested in any of the securities or debentures men- 11 of 1882. tioned in section 106, sub-section (1), of this Act or in section 20 of the Indian Trusts Act, 1882.
- (2) (Omitted.)
- (3) All such deposits and investments shall be made by the President on behalf of, and with the sanction of, the Board; and, with the like sanction, the President may at any time withdraw any deposit so made, or dispose of any securities, and re-deposit or re-invest the money so withdrawn or the proceeds of the disposal of such securities.

Payments by cheque.

- 122A. (1) Subject to the provisions of section 110, no [Clause 12] of Bill a payment shall be made by the Bank of Bengal out of the introduced in Council, said account, except upon a cheque.
- (2) Payment of any sum due by the Board exceeding one hundred rupees in amount shall be made by means of a cheque, and not in any other way.
 - (3) (Omitted.)

Signature of orders under section 122, and cheques,

- 122B. All orders for making any deposit, investment, with- [Cf. clauses 121, drawal or disposal under section 122, and all cheques referred to 122 (3) of Bill avin section 122A, must be signed—

 [1899, s. 112 (1)].
 - (a) by the President and the Secretary to the Board, or
 - (b) in the event of the illness or occasional absence from Calcutta of the President or the Secretary, then by the Secretary or the President, as the case may be, and by a Trustee other than the President.

Duty of President and others before signing keque,

122C. Before the President or any other Trustee or the Secretary to the Board signs a cheque under section 122B, the must satisfy himself that the sum for which such cheque is drawn either is required for a purpose or work specifically sanctioned by the Board or is an item of one of the excepted descriptions specified in section 119, sub-section (3).

[1899, s. 116,]

(Chapter VI .- Finance. - Accounts .- Clauses 123-125.)

Accounts.

123. (1) The expression "cost of management," as used in [1895, s. 7 (n., of the following sections in this Chapter, means-

- (a) the salary and house-rent and conveyance allowance (if any) of the President or Acting President, and the allowances and contributions referred to in section 11, sub-section (2);
- (b) all fees paid under section 21, for attendance at meetings;
- (c) the salaries, fees and allowances of, and the contributions paid under section 144 A in respect of, officers and servants of the Board who are included in statements framed under section 27;
- (d) the remuneration of other employés of the Board, except employés who are paid by the day or whose pay is charged to temporary work;
- (e) all payments made under section 65 and section 144 A on account of the Tribunal; and
- (f) all office expenses incurred by the Board or the Tribunal.
- (2) The expression "office expenses", in clause (f), means expenses incurred for carrying on office work, and includes the rent of offices, the provision of furniture therefor, and charges for printing and stationery.

124. (1) The Board shall keep a capital account and a

[1898, s. 70 (1) 1

(2) The capital account shall show separately all expenditure incurred by the Board on each improvement scheme and each re-housing scheme.

125. There shall be credited to the capital account-

- (a) all sums (except interest) received in pursuance of Memo.; 14th February, 1908, pars. 7.]
- Board in pursuance of section 96 or section 99; (c) the proceeds of the sale of any land vested in the

(b) all moneys received on account of loans taken by the

- Board which was purchased out of any loan taken in pursuance of section 96 or section 99; (d) where land was purchased out of an advance from the
- revenue account, the portion of the proceeds of the sale of such land which remains after crediting to the revenue account the amount of such advance;
- (e) the proceeds of the sale of any movable property (including securities for money invested from the capital account) belonging to the Board;
- (f) all lump sams received from the Government in aid of the capital account;
- (g) all premia received by the Board in connection with leases for any term exceeding forty years;
- (h) all sums (if any) which the Local Government directs, under section 128, sub-section (2), to be credited to the capital account; and
- (i) all moneys resulting from the sale of securities by direction of the Local Government under section

(Chapter VI.-Accounts .- Clauses 126-128.)

application account shall be applied to the capital account shall be applied to—

[1898, s. 76.]

- (a) meeting all costs of framing and executing improvement schemes and re-housing schemes;
- (a1) meeting the cost of acquiring land for carrying out any of the purposes of this Act;
- (a2) meeting the cost of constructing buildings required for carrying out any of the purposes of this Act;
- (α3) the repayment of loans from money borrowed in pursuance of section 96, clause (b);
- (a4) making payments in pursuance of section 147, otherwise than for interest or for expenses of maintenance or working;
- (a5) making, or contributing towards the cost of making, surveys, in pursuance of section 167A;
- (b) meeting such proportion of the cost of management as the Board may, with the sanction of the Local Government, prescribe in this behalf; and
- (c) temporarily making good the deficit (if any) in the revenue account at the end of any financial year.

Oredits to revenue ac-

- 127. There shall be credited to the revenue account-
- (a) all interest received in pursuance of section 67A or [1898, proposed section 67B;

 Section 67B;

 (a) all interest received in pursuance of section 67A or [1898, proposed section 67B, proposed se
- (b) all proceeds received by the Board of taxes imposed paras, 4, 7.]

 by Chapter V;
- (c) all sums contributed from Municipal Funds which are received by the Board under section 92;
- (d) all fines, damages and proceeds of confiscations received by the Board under section 193;
- (e) all annually recurring sums received from the Government in aid of the funds of the Board;
- (e1) all premia received by the Board in connection with leases for any term not exceeding forty years;
- (f) all rents of land vested in the Board; and
- (g) all other receipts by the Board which are not required by section 125 to be credited to the capital account.

Application 128. (1) The moneys credited to the revenue account shall be with proposed amendment revenue held by the Board in trust, and shall be applied to—

[1898, 88, 75 (1), 7 (1)

with proposed amendment revenue account shall be with proposed amendment revenue account.]

- (a) meeting all charges for interest and sinking fund due on account of any loan taken in pursuance of section 96, clause (a), or section 99, and all other charges incurred in connection with such loans;
- (b) paying all sums due from the Board in respect of rates and taxes imposed under the Calcutta Municipal Act, 1899, upon land vested in the Board;
- (c) paying the cost (if any) of maintaining a separate establishment for the collection of the rents and other proceeds of land vested in the Board;
- (c1) paying all sums which the Local Government may direct to be paid to any auditor under section 133;
- (c2) making payments in pursuance of section 147, for interest or for expenses of maintenance or working;
- (d) paying the cost of management, excluding such proportion thereof as may be debited to the capital account under clause (b) of section 126; and
- (e) [Reproduced in sub-clause (c1).]
- (f) paying all other sums due from the Board, other than those which are required by section 126 to be disbursed from the capital account.

Ben. Act III of 1890

(Chapter VI.-Finance.- Accounts. - Chapter VII. - Rules. -Clauses 128A-134A.)

(2) The surplus (if any) remaining after making the payments referred to in sub-section (1) shall, subject to the maintenance of a closing balance of one lakh of rupees, and

except as provided in section 129, and unless the Local Government otherwise directs,

be invested, in the manner prescribed in section 106, towards the service of any loans outstanding after the expiry of sixty years from the commencement of this Act.

Power to direct sale of 128A. If, at any time after any surplus referred to insecurities in section 128, sub-section (2), has been invested, the Local which any surplus of the Government is satisfied that the investment is not needed seventhe account. for the service of any loan referred to in that sub-section, it may direct the sale of the securities held under the invest-

Advances 129. (1) Notwithstanding anything contained in section [1898, s. 77 (2).] count to 128, the Board may advance any sum standing at the credit unital ac of the revenue account for the purpose of meeting capital expenditure.

(2) Every such advance shall be refunded to the revenue account as soon as may be practicable.

nces 130. (1) Any deficit in the revenue account at the end of to any financial year may be made good by an advance from ac- the capital account.

[1898, s. 79; 1899, s. 121 (c).]

(2) Every such advance shall be refunded; to the capital account in the following financial year.

Submission of 131. The Board shall submit to the Local Government, at abstracts of ac the end of each half of every financial year, an abstract of Government. the accounts of their receipts and expenditure.

[1898, s. 89 (1).]

131A. The accounts of the Board shall, once in every financial [Of. clause 131 of year, be examined and audited by such auditor as the Local as introduced in cit.]
Government may appoint in this behalf.

132. The auditor so appointed may,-

[1898, s. 89 (2); 1899, s. 143 (2),

- (a) by written summons, require the production before him of any document which he may consider necessary for the proper conduct of the audit;
- (b) by written summons, require any person having the custody or control of, or being accountable for, any such document to appear in person before him; and
- (c) require any person so appearing before him to make and sign a declaration with respect to any such document, to answer any question, or to prepare and submit any statement.

Renuneration of auditor. 133. The Board shall pay to the said auditor such remunera- [1898, s. 89 (8).] tion as the Local Government may direct.

134. The said auditor shall-

[1899, s. 144; 1898, s. 89(3).]

- (a) report to the Board any material impropriety or irregularity which he may observe in the expenditure, or in the recovery of moneys due to the Board, or in the accounts,
- (b) furnish to the Board such information as they may from time to time require concerning the progress of his audit, and
- (c) within fourteen days after the completion of his audit, forward his report upon the accounts to the

134A. It shall be the duty of the Board forthwith to [1800, s. 184.] remedy any defects or irregularities that may be pointed out by the auditor.

(Chapter VI.-Finance.-Accounts.-Chapter VII.-Rules.-Clauses 1843-187.)

134B. The President shall cause the report mentioned [1899, s. 145.] in section 134, clause (c), to be printed, and shall forward a printed copy thereof to each Trustee, and shall bring such report before the Board for consideration at their next meeting.

135. As soon as practicable after the receipt of the [1898, a. 89 (3).] said report, the Board shall prepare an abstract of the accounts to which it relates, and shall publish such abstract by notification, and shall send a copy of the abstract to the Chairman of the Corporation and to the Local Government.

CHAPTER VII .- RULES.

136. In addition to the power conferred by section 87, the Local Government may make rules-

> (1) for regulating elections under sub-sections (1), (2) and (2a) of section 7;

- (2) for prescribing the maximum sum which may be paid to any person by way of fees under section 21;
- (3) for fixing the charge to be made for a copy of, or extracts from, the municipal assessment-book furnished to the President under section 45; and
- (4) for prescribing the form of the abstracts of accounts referred to in sections 131 and 135.

137. (1) In addition to the power conferred by section 28, [1898, s. 94.] to the Board may from time to time make rules (not inconsistent with any rules made by the Local Government under this Act) for carrying out the purposes of this Act.

- (%) In particular, and without prejudice to the generality of the foregoing power, the Board may make rules-
 - (a) [Reproduced in sub-clause (b2).]
 - (b) for adding members to the Board under section 17A;

[26th September 1907,

- (b1) for appointing persons (other than Trustees and persons added to the Board under section 17A) to be members of Committees under section 18;
 - (b2) for regulating the delegation of powers or duties of the Board to Committees under section 18;
 - (c) for the guidance of persons employed by them under this Act;
 - (c1) for prescribing the fees payable for copies of documents delivered under section 42, subsection (3);
 - (d) for facilitating the taking of a census and securing accu- [1898, a. 550 (49).] rate returns thereof;
 - (e) for the maintenance and management of dwellings and shops constructed under re-housing schemes.
- (f) (Omitted.)
- (3) In making any rule under sub-section (1) or sub-section the Board may provide that a breach of it shall be

- (i) with fine which may extend to five hundred rupees, or
- (ii) in case of a continuing breach, with fine which may extend to fifty rupees for every day during which the breach continues after receipt of written notice from the President to discontinue the breach.

(Chapter VII.—Rules.—Chapter VIII.—Supplemental Provisions.—Status of Trustees and their officers and servants.—Contributions towards leave-allowances and pensions of Government servants .- Clauses 138-144A.)

Conditions 138. The power to make rules under section 87, section [1899, a. 565.]

the making of 136 or section 137 is subject to the condition of the rules being rules under made after provided and the rules being rules. der made after previous publication, and to the following further conditions, namely,-

- (a) a draft of the rules shall be published by notification and in local newspapers;
- (b) such draft shall not be further proceeded with until after the expiration of a period of one month from such publication, or such longer period as the Local Government or (in the case of rules made under section 137) the Board may appoint;
- (c) for one month at least during such period, a printed copy of such draft shall be kept at the Board's office for public inspection, and every person shall be permitted at any reasonable time to peruse the same, free of charge;
- (d) printed copies of such draft shall be delivered to any person requiring the same, on payment of a fee of two annas for each copy.

sanction of 139. No rule made under section 10, shall be lead foverness and until it is sanctioned, with or without modification, rules made by the Local Government. 139. No rule made under section 137 shall have any validity

[1809, s. 569; Cf. 1898, s. 95 (1).]

Publication of

When any rule has been made under section 87 or section 136, and when any rule has been made under section 137 and duly sanctioned, it shall be published by the Local Government by notification, and such publication shall be conclusive proof that the rule has been duly made.

Printing and sale of copies of rules.

141. (1) The President shall cause all rules made under section 87, section 136 or section 137 and for the time being in force to be printed, and shall cause printed copies thereof to be delivered to any applicant on payment of a fee of two annas for each copy.

(8) Notice of the fact of copies of rules being obtainable at the said price, and of the place where and the person from whom the same are obtainable, shall be given by the President by advertisement in local newspapers.

Boards, with the rules made under section 136 and (1898, s. 572 (1); Exhibition of 142. Boards, with the rules made copies of the said section 137 printed thereon, or with printed copies of the said rules affixed thereto, in English and Bengali, shall be hung or rules affixed thereto, in English and Bengali, shall be hung or affixed in some conspicuous part of the Board's office and in such places of public resort affected by the rules as the President may think fit.

The Local Government may at any time, by notifica- [:898, s. 95 (2).] 143. tion, cancel any rule made by the Board under section 137. documents delivered under

CHAPTER VIII.—Supplemental Provisions.

1 CG1 MOSTORY

Status of Trustees and their officers and servants.

officers Board, shall be deemed to be a public servant within the meaning of section 21 of the Indian Penal Code.

[1890, a. 546,]
07. 1895, a. 19.

XLV of 1890.

Contributions towards leave-allowances and pensions of Government servants.

ployed under this Act.

Contributions by Board towards leave-allowances and pension of any Government servant
as a member or officer or servant of the Board, or in Council.

Servants employed under prescribed in any general or special orders of the Government
for regulating the transfer of Government servants to foreign

144A. The Board shall be liable to pay such contribution [Cf. clauses 14 (3), 24 and 65 (2)
Bill as introduce in Council.

[1898, s. 48 (29)(a)
and propose sections 22A a propose se

(Chapter VIII .- Supplemental Provisions .- Extension of Acts to areas in the neighbourhood of the Calculta Municipality .-Facilities for movement of the population .- Clauses 145-147.)

Extension of Acts to areas in the neighbourhood of the Calcutta Municipality.

145. (1) When this Act or any part thereof has been extended to any area under section 1, sub-section (3), the Local Government may, by notification published in the Calcutta Gazette and in such other manner (if any) as it may consider necessary, extend to such area the Calcutta Municipal Act, 1899, or any portion thereof, subject to such restrictions and modifications

(if any) as may be specified in such notification.

(2) When the said Calcutta Municipal Act, 1899, or any portion thereof, is extended under sub-section (1) to any area,

then-

(a) the Bengal Municipal Act, 1884, or the Bengal Local Ben. Act III of 1884.

Self-Government Act of 1885, as the case may be, or the corresponding portion of such Act, as the case may be, if in force in such area, shall be deemed to

may be, if in force in such as a, be repealed therein, and,

(b) except as the Local Government may otherwise, by notification, direct, all rules, by-laws, regulations, orders, directions and powers made, issued or conferred under the portions of the said Calcutta Municipated and the portions of the said Calcutta Municipated and the said that 1800 which have been so extended, and in pal Act, 1899, which have been so extended, and in force at the date of such extension, shall apply to the said area, in supersession of all corresponding rules, by-laws, regulations, orders, directions and powers (if

any) made, issued or conferred under the said Bengal
Municipal Act, 1884, or the said Bengal Local SelfBen. Act. III of 1884 Government Act of 1885, as the case may be.

146. (1) Before finally publishing any notification under [1899, ss. 636, 637, 640, section 1, sub-section (3), or section 145, sub-section (1), the Local Government shall publish a draft of the same in the Calcutta Gazette.

(2) Any ratepayer or inhabitant of the area affected by such draft may, if he objects to the draft, submit his objection in writing to the Local Government within six weeks from its publication, and the Local Government shall take such objection into consideration.

Facilities for movement of the population.

147. With a view to facilitating the movement of the [Cf. Ben. Act III of population in and around the Calcutta Municipality, the Board may from time to time,—

(1) subject to any conditions they may think fit to impose,

(a) guarantee the payment, from the funds at their disposal of such sums as they may think fit, by way of interest on capital expended on the construction, maintenance or working of means of locomotion, or

(6) make such payments as they may think fit from the said funds, by way of subsidy to persons undertaking to provide, maintain and work means of locomotion; or 1886, s. 80]

(2) either singly or in combination with any other person, construct, maintain and work any means of locomotion, under the provisions of any law applicable thereto, or

(3) construct, or widen, strengthen or otherwise improve, bridges:

Provided that no guarantee or subsidy shall be made under clause (1), and no means of locomotion shall be constructed, maintained or worked under clause (2), without the sanction of the Local Government.

148. [Reproduced in clause 147 (8).]

(Chapter VIII .- Supplemental Provisions, - Telegraph and Raileays Acts. - Legal Proceedings. - Clauses 148-154.)

Telegraph and Railways Acts.

149. Nothing in this Act shall be deemed to affect the [1898, s. 1 (9).] provisions of the Indian Telegraph Act, 1885, or the Indian Railways Act, 1890.

Legal Proceedings.

150. Notwithstanding anything contained in the Code of v or 1898. Criminal Procedure, 1898,

all offences against Chapter V or any rule made thereunder [Act II of 1806, s. 36.]
may be tried summarily by a District Magistrate, a Presidency
Magistrate, or a Magistrate of the first class, and

all offences against any other provisions of this Act or any rule made thereunder shall, wherever committed, be cognizable [1899, s. 629; Cy. 1898, s. 101.] by a Presidency Magistrate;

and no such Magistrate shall be deemed to be incapable of taking cognizance of any such offence by reason only of being liable to pay any tax imposed by this Act or of his being benefited by the funds to the credit of which any fine imposed by him will

be payable. on of 151. No person shall be liable to punishment for any [1899, s. 631 (1).] pro- offence against this Act or any rule made hereunder unless complaint of such offence is made before a Magistrate within three

152. If any person, who has been summoned to appear before a Magistrate to answer a charge of an offence against this Act or any rule made hereunder, fails to appear at the time and place mentioned in the summons, the Magistrate may, if service of the summons is proved to his satisfaction, and if no sufficient cause is shown for the non-appearance of such person, hear and determine

the case in his absence.

months next after the commission of such offence.

153. The President may, subject to the control of the Board,-

- (a) institute, defend or withdraw from, legal proceedings under this Act or any rule made hereunder;
- (b) compound any offence against this Act or any rule made hereunder which, under any law for the time being in force, may lawfully be compounded;
- (c) admit, compromise or withdraw any claim made under this Act or any rule made hereunder; and
- (d) obtain such legal advice and assistance as he may from time to time think it necessary or expedient to obtain, or as he may be desired by the Board to obtain, for any of the purposes referred to in the foregoing clauses of this section, or for securing the lawful exercise or discharge of any power or duty vested in or imposed upon the Board or any officer or servant of the Board.

154. No suit shall be maintainable against the Board, or any officer or servant of the Board, or any person acting under the direction of the Board or of any officer or servant of the Board, in respect of anything lawfully and in good faith and with due care and attention done under this Act or any rule made here.

(Chapter VIII. - Supplemental Provisions. - Legal Proceedings. -Police. - Evidence. - Clauses 155-158.)

155. (1) No suit shall be instituted against the Board or any Trustee, or any officer or servant of the Board, or any person acting under the direction of the Board or any of their officers or servants, in respect of any act purporting to be done under this Act or any rule made hereunder,

until the expiration of one month next after written notice has been delivered or left at the Board's office or the place of abode of such officer, servant or person, stating the cause of action, the name and place of abode of the intending plaintiff and the relief which he claims;

and the plaint must contain a statement that such notice has been so delivered or left.

(2) to (5). (Omitted.)

Police.

156. (1) The Commissioner of Police and his subordinates [1899, s. 643.] shall be bound to co-operate with the President for carrying into effect and enforcing the provisions of this Act.

- (b) (Omitted.)
- (2) It shall be the duty of every police-officer who is subordinate to the Commissioner of Police-
 - (i) to communicate without delay to the proper officer or servant of the Board any information which he receives of a design to commit or of the commission of any offence against this Act or any rule made hereunder, and
 - (ii) to assist the President or any officer or servant of the Board reasonably demanding his aid for the lawful exercise of any power vesting in the President or in such officer or servant under this Act or any such rule.

157. (1) Every police-officer shall arrest any person who commits, in his view, any offence against this Act or any rule made hereunder, if the name and address of such person be unknown to him, and if such person, on demand, declines to give his name and address, or gives a name or address which such officer has reason to believe to be false.

- (2) No person so arrested shall be detained in custody after his true name and address are ascertained, or, without the order of a Magistrate, for any longer time, not exceeding at the most twenty-four hours from the arrest, than is necessary for bringing him before a Magistrate.
- (3) On the written application of the President, police-officer above the rank of constable shall arrest any person who obstructs any officer or servant of the Board in the exercise of any of the powers conferred by this Act or any rule made hereunder.

Evidence.

158. Whenever, under this Act or any rule made here-under, the doing or the omitting to do anything or the validity of anything depends upon the approval, sanction, consent, concurrence, declaration, opinion or satisfaction of—

- (a) the Board or the President, or
- (b) any officer or servant of the Board,

a written document, signed in case (a) by the President, and in case (b) by the said officer or servant, purporting to convey or

(Chapter VIII .- Supplemental Provisions .- Validation .-Compensation.—Public Notices and Advertisements.— Clauses 159—162.)

set forth such approval, sanction, consent, concurrence, declara-tion, opinion or satisfaction, shall be sufficient evidence of such approval, sanction, consent, concurrence, declaration, opinion or satisfaction.

Validation.

Validation of

159. (1) No act done or proceeding taken under this Act shall be questioned on the ground merely of-

[1899, s. 142; Hen. Act III of 1684, s. 20 (2); Of. 1898, s. 18 (4)

- (a) the existence of any vacancy in, or any defect in the constitution of, the Board or any Committee; or
- (b) any person having ceased to be a Trustee; or
- (c) any Trustee, or any person added to the Board under section 17A, or any other member of a Committee appointed under this Act, having voted or taken any other part in any proceeding in contravention of section 21A; or
- (d) the failure to serve a notice under section 44 on any person, where no substantial injustice has resulted from such failure; or
- (e) any omission, defect or irregularity not affecting the merits of the case.
- (2) Every meeting of the Board, the minutes of the proceedings of which have been duly signed as prescribed in rection 17, clause (h), shall be taken to have been duly convened and to be free from all defect and irregularity.

Compensation.

In any case not otherwise expressly provided for in this Ast, the Board may pay reasonable compensation to any person who sustains damage by reason of the exercise of any of the powers vested, by this Act or any rule made or scheme sanctioned hereunder, in the Board or the President or any officer or servant of the Board.

- 161. (1) If, on account of any act or omission, any person has been convicted of an offence against this Act or any rule made hereunder, and, by reason of the same act or omission of the said person, damage has occurred to any property of the Board, compensation shall be paid by the said person for the said damage, notwithstanding any punishment to which he may have been sentenced for the said offence.
- (2) In the event of dispute, the amount of compensation payable by the said person shall be determined by the Magistrate before whom he was convicted of the said offence.
- (3) If the amount of any compensation due under this section be not paid, the same shall be recovered under a warrant from the said Magistrate, as if it were a fine inflicted by him on the person liable therefor.

Public Notices and Advertisements.

Public notice 162. Every public notice given under the signature of the 162. Every public notice given under this Act or any rule President.

and shall be widely made known in the locality to be affected [1899.a.5°8.] thereby, by affixing copies thereof in conspicuous public places

(Chapter VIII.—Supplemental Provisions.—Signature and Service of Notices, etc .- Surveys .- Clauses 163-167 A.)

within the said locality, or by publishing the same by beat of drum or by advertisement in local newspapers, or by any two or more of these means, and by any other means that the President may think fit.

163. Whenever it is provided by this Act or any rule [1890, s. 858.] made hereunder that notice shall be given by advertisement in local newspapers, or that a notification or any information shall be published in local newspapers, such notice, notification or informa-tion shall be inserted, if practicable, in at least two English newspapers and two vernacular newspapers.

Signature and Service of Notices, etc.

164. Every notice or bill, which is required by this Act [1890, s. 590.] or by any rule made hereunder to bear the signature of the President or of any other Trustee or of any officer or servant of the Board, shall be deemed to be properly signed if it bears a facsimile of the signature of the President or of such other Trustee or of such officer or servant, as the case may be, stamped thereupon.

165. (Omitted.)

166. When any notice, bill or other document is required by any provision of this Act other than section 77, or by any rule made under this Act, to be served upon or issued or presented to any person and according to the served upon or issued or presented to any person and according to the served upon or issued or presented to any person and according to the served upon or issued or presented to any person and according to the served upon or issued or presented to any person and according to the served upon or issued or presented to any person and according to the served upon or issued or presented to any person and according to the served upon or issued or presented to any person and according to the served upon or issued or presented to any person and according to the served upon or issued or presented to any person or issued or presented to any person and according to the served upon or issued or presented to any person presented to any person, such service, issue or presentation shall be effected-

- (a) by giving or tendering such document to such person;
- (b) if such person is not found, by leaving such document at his last known place of abode in Calcutta, or by giving or tendering the same to some adult male member or servant of his family ; or
- (c) if such person does not reside in Calcutta, and his address elsewhere is known to the President, by forwarding such document to him by registered post under cover bearing the said address; or
- (d) if none of the means aforesaid be available, by causing a copy of such document to be affixed on some conspicuous part of the land (if any) to which the document relates.

167. (Omitted.)

Surveys.

167A. The Board may-

(a) cause a survey of any land to be made, whenever [1898, s. 23, recont they consider that a survey is necessary or Ben. Act III of 1953, expedient for carrying out any of the purposes of this Act, or

(b) contribute towards the cost of any such survey made by any other local authority.

(Chapter VIII.—Supplemental Provisions.—Power of Entry.— Penalties .- Clauses 168-190A.)

Power of Entry.

entry.

- 168. (1) The President may, with or without assistants or [1899, s 595] workmen, enter into or upon any land, in order—
 - (a) to make any inspection, survey, measurement, valuation or inquiry,
- (b) to take levels,
 - (c) to dig or bore into the subsoil,
 - (d) to set out boundaries and intended lines of work, or
 - (e) to mark such levels, boundaries and lines by placing marks and cutting trenches,

whenever it is necessary to do so for any of the purposes of this Act or any rule made or scheme sanctioned hereunder or any scheme which the Board intend to frame hereunder:

Provided as follows:-

- (a) no such entry shall be made between sunset and sunrise;
- (b) no dwelling-house, and no public building or hut which is used as a dwelling-place, shall be so entered, unless with the consent of the occupier thereof, without giving the said occupier at least twenty-four hours' previous written notice of the intention to make such entry;
- (c) sufficient notice shall in every instance be given, even when any premises may otherwise be entered without notice, to enable the inmates of any apartment appropriated to females to remove to some part of the premises where their privacy need not be disturbed;
- (d) due regard shall always be had, so far as may be compatible with the exigencies of the purpose for which the entry is made, to the social and religious usages of the occupants of the premises entered.
- (2) Whenever the President enters into or upon any land in pursuance of sub-section (1), he shall at the time of such s. 5.] entry pay or tender payment for all necessary damage to be done as aforesaid; and, in case of dispute as to the sufficiency of the amount so paid or tendered, he shall at once refer the dispute to the Board, whose decision shall be final.

169 to 189. (Omitted.)

Penalties.

190. If any Trustee, or any officer or servant of the Board, [1809, s. 577; knowingly acquires, directly or indirectly, by himself or by any partner, employer or employé, otherwise than as such Trustee, officer or servant, any share of the Board of the ment with, by, or on behalf of, the Board,

not being a share or interest such as, under sub-section (2) of section 9, it is permissible for a Trustee to have without being thereby disqualified for being appointed a Trustee,

he shall be deemed to have committed the offence made punishable by section 168 of the Indian Penal Code.

XLV of 1800.

190A. If any person, without lawful authority,-

[1899, s, 5/4 (345, (a) removes any fence or shoring-timber, or removes or extinguishes any light, set up under section 56D, sub-section (1), or

(b) infringes any order given, or removes any bar, chain or post fixed, under section 56E, subsection (2),

he shall be punishable with fine which may extend to fifty rupees.

(Chapter VIII.—Supplemental Provisions.—Penalties.—.

Disposal of fines and damages.—Clauses 190B-193.)

Penalty for 190B. If any person, without the permission of the [1899, sa, 361, 579 building within Board, erects, re-erects, adds to, or alters any building or (o).]

street align. Board, or wall so as to make the same fall within the street alignment by or building line shown in any plan finally adopted by the Board under section 56H, he shall be punishable—

- (a) with fine which may extend, in the case of a masonry building or a wall, to five hundred rupees, and, in the case of a hut, to fifty rupees, and
- (b) with further fine which may extend, in the case of a masonry building or a wall, to one hundred rupees, and, in the case of a hut, to ten rupees, for each day after the first during which the projection continues.

Penalty for 190C. If any person fails to set back any building, wall [1899. ss. 574 failure to set back building or part thereof when so required by notice issued by or wall on re- the President under section 56H, sub-section (5), he shall be punishable—

- (a) with fine which may extend to one hundred rupees,
- (b) in case of a continuing failure, with fine which may extend to twenty rupees for each day after the first during which the failure continues.

Penalty for 191. If any per person fails to comply with any requisition [1892, s. 574 (143) (9), failure to comply with requisition made under section 132, he shall be punishable—

stion made by

- (a) with fine which may extend to one hundred rupees; or
- (b) in case of a continuing failure, with fine which may extend to fifty rupees for each day after the first during which the failure continues.

Penalty for

192. If any person-

[1899, ss. 585, 647,

- (a) obstructs or molests any person with whom the President has entered into a contract on behalf of the Board, in the performance or execution by such person of his duty or of anything which he is empowered or required to do by virtue or in consequence of this Act or any rule made hereunder, or
- (b) removes any mark set up for the purpose of indicating any level or direction necessary to the execution of works authorised by this Act or any rule made or scheme sanctioned hereunder,

he shall be punishable with fine which may extend to two hundred rupees, or with imprisonment for a term which may extend to two months.

Disposal of Fines and Damages.

Fines, dama.

193. All fines and damages realized, and the proceeds of all each and proceedings of confiscations, in cases in which prosecutions are instituted under eations to be this Act or any rule made hereunder shall be paid to the Board.

1808, s. 10 1899, s. 10 (6).1

(Chapter VIII. - Supplemental Provisions. - Suspension or abolition, and re-imposition, of taxation or Municipal contributions .-Dissolution of Board .- Clauses 194, 195.)

Suspension or abolition, and re-imposition, of taxation or Municipal contributions.

- 194. (1) Whenever the Local Government considers that any duty or tax imposed by Chapter V, or any payment required by section 92, or any portion of any such duty, tax or payment, as the case may be, is not required for the purposes of this Act, it may, by notification, with the previous sanction of the Government of India,
 - (a) suspend, for any specified period, the levy of such duty or tax or any specified portion thereof, or the making of such payment or any specified portion thereof, or
 - (b) abolish such duty, tax or payment, or any specified portion thereof, from a date to be specified in the notification.
- (2) If at any time the Local Government considers that any duty, tax or payment, or any portion thereof, which has been suspended or abolished under sub-section (1) is required for the purposes of this Act, it may, by notification, with the previous sanction of the Government of India, cancel such suspension or abolition, wholly or in part, as it may think fit, from a date to be specified in the notification.

Dissolution of Board.

- 195. (1) When all schemes sanctioned under this Act have been executed, or have been so far executed as to render the (A); Analysis, paras. 5.6 continued existence of the Board, in the opinion of the Local 2011 Sept. 1907, paras. Government, unnecessary, the Local Government may, by notification, with the previous sanction of the Government of India, declare that the Board shall be dissolved from such date as may be specified in this behalf in such notification; and the Board shall be deemed to be dissolved accordingly.
 - (2) From the said date,-
 - (a) all properties, funds and dues which are vested in or realizable by the Board and the President, respectively, shall vest in and be realizable by the Corporation and the Chairman of the Corporation, respectively; and
 - (b) all liabilities which are enforceable against the Board shall be enforceable only against the Corporation;
 - (b1) for the purpose of completing the execution of any scheme, sanctioned under this Act, which has not been fully executed by the Board, and of realizing properties, funds and dues referred to in clause (a), the functions of the Board and the President under this Act shall be discharged by the Corporation and the Chairman of the Corporation, respectively; and
 - (c) the Corporation shall keep separate accounts of all moneys respectively received and expended by them under this Act, until all loans raised hereunder have been repaid, and until all other liabilities referred to in clause (b) have been duly met.

(The Schedule - Clauses 10A-13.)

THE SCHEDULE.

[referred to in section 61C(b)].

[Schedule A to Bill as atroduced in Council]. [1898, s. 47 and schedule A 1899, s. 557.]

[1890, c. 567(b).

FURT HER MODIFICATIONS IN THE LAND ACQUISITION ACT, 1894.

of 1894.

1 to 3 (Omitted.)

4, 5. [Reproduced in clause 61C (a).]

6 to 10 (Omitted.)

Amendment of section 8.

10A. After clause (e) of section 3 the following shall be deemed to be inserted, namely—

"(el) the expression 'local authority' includes the Board of Trustees constituted under the Calcutta Improvement Act, 1911."

Amendment 10B. To section 11 the following shall be deemed to be added, namely:—

"and

"(iv) the costs which, in his opinion, should be allowed,

to any person who is found to be entitled to compensation, and who is not entitled to receive the additional sum of fifteen per centum mentioned in section 23, subsection (2),

as having been actually and reasonably incurred by such person in preparing his claim and putting his case before the Collector.

"The Collector may disallow, wholly or in part, costs incurred by any person if he considers that the claim made by such person for compensation is extravagant."

Amendment of section 15. 11. In section 15, for the word and figures "and 24" the figures, word and letter "24 and 24A" shall be deemed to be substituted.

Amendment of section 17.

- 12. (1) In section 17, sub-section (3), after the figures "24" the words, figures and letter "or section 24A" shall be deemed to be inserted.
- (2) To the said section 17 the following shall be deemed to be added, namely:
- "(4) Sub-sections (1) and (3) shall apply also in the case of any area which is stated in a certificate granted by a salaried Presidency Magistrate or a Magistrate of the first class to be unhealthy.

"(5) Before granting any such certificate the Magistrate shall cause notice to be served as promptly as may be on the persons referred to in sub-section (3) of section 9, and shall hear without any avoidable delay any objections which may be urged by them.

"(6) When proceedings have been taken under this section for the acquisition of any land, and any person sustains damage in consequence of being suddenly dispossessed of such land, compensation shall be paid to such person for such dispossession."

New section

13. After section 17 the following shall be deemed to be resonant inserted, namely:—

"17A. In every case referred to in section 16 or section 17,
the Collector shall, upon payment
of the cost of acquisition, make
over charge of the land to the Board; and the land shall thereupon
vest in the Board, subject to the liability of the Board to pay
any further costs which may be incurred on account of its
acquisition."

(The Schedule-Clauses 13A-14.)

13A. At the end of section 18, sub-section (1), the words "or the amount of the costs allowed" shall be deemed to be inserted.

After the words "amount of compensation," in clause (e) of section 19, the words " and of costs (if any)" shall be deemed to be inserted.

13C. After the words "amount of the compensation," Amendment 13C. After the words amount of the costs" shall be deemed to be inserted.

(2a) In sub-section (2) of section 23, after the words "in every case" the following shall be deemed to be inserted, namely :-

> "except where the land acquired is situated in the Calcutta Municipality and within the area comprised in an improvement scheme sanctioned under the Calcutta Improvement Act, 1911."

- (3) At the end of section 23 the following shall be deemed to be added, namely:-
 - "(3) For the purposes of clause first of sub-section (1) of this section.
 - (a) the market-value of the land shall be deemed [1890. s. 557 (e).] to be the market-value according to the disposition of the land at the date of the publication of the declaration relating thereto under section 6;

(a1) if it be shown that, before such decla- [1899. s. 557 pro-ration was published, the owner of viso (i).] the land had taken active steps and incurred expenditure to secure a more profitable disposition of the same, further compensation, based on his actual loss, may be paid to him;

(b) if the market-value has been increased by means of any improvement made by the owner or his predecessor in interest within two years before the aforesaid declaration was published, such increase shall be disregarded, unless it be proved that the infprovement was made bona fide and not in contemplation of proceedings for the acquisition of the land being taken under this Act;

(c) if the market-value is specially high in consequence of the land being put to a use which tion 478 (6); is unlawful or contrary to public policy, that use shall be disregarded, and the market-value shall be deemed to be the market-value of the land if put to ordinary uses; and

(d) if the market-value of any building is specially [1808, prophing high in consequence of the building being so tion 47.8 (c).] overcrowded as to be dangerous to the health of the inmates, such overcrowding shall be disregarded, and the market-value shall be deemed to be the market-value of the building if occupied by such number of persons only as could be accommodated in it without risk of danger from overcrowding."

(e) (Omitted.)

(4) (Omitted.)

(The Schedule-Clauses 15-16 A.)

Amendment f section 24.

15. (1) (Omitted).

(2) For clause seventhly of section 24 the following shall be tion 47 B (9).] deemed to be substituted, namely:-

"seventhly, any outlay on additions or improvements to land acquired, which was incurred after the date of the publication of the declaration under section 6, unless such additions or improvements were necessary for the maintenance of any building in a proper state of repair.".

16. After section 24 the following shall be deemed to be inserted, namely:-

> "24A. In determining the amount of compensation to be Further provisions for awarded for any land acquired for the determining compensation. Board under this Act, the Tribunal shall also have regard to the following provisions, namely,-

(1) if the owner of any land acquired under this Act has, tion 47B (4). 1911, and within two years preceding the date of the publication of the declaration under section 6, furnished any return, under section 156 of the Calcutta Municipal Act, 1899, of the rent or annual value of such land, then the rent or annual value of such land, then the rent or annual value of such land, then the rent or annual value of such land, unless the Tribunal otherwise directs, be deemed to be greater than the amount so returned:

Provided that, if any addition or improvement to such land has been made after the date of such return and before the date of the publication of the declaration under section 6, the Tribunal may take into consideration any increase in the letting-value of the land which is due to such addition or improvement;

- (2) when any interest in any land acquired under this Act [1898, proud has been acquired after the date of the publication of the declara-tion 47B (2).] tion under section 6, no separate estimate of the value of such interest shall be made so as to increase the amount of compensation to be paid for such land;
- (3) if, in the opinion of the Tribunal, any building is in a [1898, propodefective state, from a sanitary point of view, or is not in a tion 47B (6). I reasonably good state of repair, the amount of compensation shall not exceed the sum which the Tribunal considers the building would be worth if it were put into a sanitary condition or into a reasonably good state of repair, as the case may be, minus the estimated cost of putting it into such condition or state;
- (4) if, in the opinion of the Tribunal, any building which is used or is intended or is likely to be used for human habitation, is not reasonably capable of being made fit for human habitation, the amount of compensation shall not exceed the value of the materials of the building, minus the cost of demolishing the building."

- Amendment 16A. (1) After the words "the compensation" in sub-section (1) of section 31, and after the words "the amount of the compensation" in sub-section (2) of that section, the words "and costs (if any)" shall be deemed to be inserted.
 - (2) After the words "any compensation", in the concluding proviso to sub-section (1) of section 31, the words "or costs" shall be deemed to be inserted.

(The Schedule .- Clause 16B, 16C.)

16B. After section 48 the following shall be deemed Lact 1 of 1894, sec. to be inserted, namely :-

> "48A. (1) If, within a period of two years from the date of the publication of the declaration under section 6, in respect of any land, the Collector has not made an award under section 11 with respect to such land, the owner of the land shall be entitled to receive compensation for the damage suffered by him in consequence of the delay.

> (2) The provisions of Part III of this Act shall apply, so far as may be, to the determination of the compensation payable under this section.

> "48B. No compensation shall be payable in pursuance Sections 48 and 48A of section 48 or section 48A when not to apply in certain proceedings for the acquisition of land have been abandoned on the execution of an agreement, or the acceptance of a payment, in pursuance of sub-section (4) of section 67A of the Calcutta Improvement Act, 1911."

ISC. After sub-section (1) of section 49 the following shall be deemed to be inserted, namely:—

"(1a) For the purposes of sub-section (1), land which is held with and attached to a house and is reasonably required for the enjoyment and use of the house shall be deemed to be part of the house."

17. (Omitted.)

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SCHEDULE B.

(Omitted.)

SCHEDULE C.

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THE LAND ACQUISITION ACT, 1894 (I OF 1894);

with proposed modifications embodied in loco.

Notes-1. This reprint shows in loco the modifications which it is proposed to make by the Schedule to the Calcutta Improvement Bill, 1911, as amended by the Select Committee'.

- 2. Matter which it is proposed to declare inapplicable is printed in small italics and enclosed within square brackets.
- 3. New matter is printed in small capitals or antique type, the latter type being used to show amendments made by the Select Committee.
- 4. References to the clauses of the Schedule to the Bill are printed in the margin.

(The 3rd March, 1911.)

CALCUTPA: BENGAL SECRETARIAT PRESS.

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THE LAND ACQUISITION ACT, 1894 (I OF 1894).

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The Land Acquisition Act, 1894, with proposed modifications embodied in loco.

ACT No. I of 1894.

[2nd February, 1894.]

An Act to amend the law for the acquisition of land for public purposes [and for Companies].

WHEREAS it is expedient to amend the law for the acquisition of land needed for public purposes [and for Gompanies], and for Bill, Schedule, determining the amount of compensation to be made on account of such acquisition; It is hereby enacted as follows:-

PART I.

PRELIMINARY.

- 1. (1) This Act may be called the Land Acquisition Act, 1894.
 - (2) It extends to the whole of British India; and
 - (3) It shall come into force on the first day of March, 1894.

- 2. (1) The Land Acquisition Act, 1870, and section 74 of x of 1870. the Punjab Courts Act, 1884, are hereby repealed.
- (2) But all proceedings commenced, officers appointed or authorized, agreements published and rules made under the said Land Acquisition Act shall, as far as may be, be deemed to have been respectively commenced, appointed or authorized, published and made under this Act.
- (3) Any enactment or document referring to the said Land Acquisition Act or to any enactment thereby repealed shall, so far as may be, be construed to refer to this Act or to the corresponding portion thereof.

- 3. In this Act, unless there is something repugnant in the subject or context,
 - (a) the expression "land" includes benefits to arise out of land, and things attached to the earth or permanently fastened to anything attached to the earth;
 - (b) the expression "person interested" includes all persons claiming an interest in compensation to be made on account of the acquisition of land under this Act; and a person shall be deemed to be interested in land if he is interested in an easement affecting the land;
 - (c) the expression "Collector" means the Collector of a district, and includes a Deputy Commissioner and any officer specially appointed by the Local Government to perform the functions of a Collector under this Act;
 - (d) the expression "Court" means a principal Civil Court of original jurisdiction, unless the Local Government has appointed (as it is hereby empowered to do) a special judicial officer within any specified local limits to perform the functions of the Court under this Act;
 - (e) the expression "Company" means a Company registered under the Indian Companies Act, 1882, or under the VI of 883. (English) Companies Acts, 1862 to 1890, or incorporated by an Act of Parliament or of the Governor General in Council, or by Royal Charter or Letters Patent;

As to the modification of Act I of 1894 in its application to the Calcutta Municipality see Bou, Act III of 1899, s. 537.

Section 57 (2) of the Indian Electricity Act, 1910 (IX of 1910), declares as follows:

"The Local Government may, if it thinks fit, on the application of any personal peling a company, desirous of obtaining any land for the purposes of his taking, direct that he may acquire such land under the provisions of the Acquisition Act, 1994, in the same manner and on the same conditions as it be acquired if the person were a company."

The Land Acquisition Act, 1894, with proposed modifications embodied in loco.

(Part II-Acquisition .- Sec. 4.)

- (e1) the expression "local authority" includes the Bill, St. Board of Trustees constituted under the clause Calcutta Improvement Act, 1911;
- (f) the expression "public purpose" includes the provision of village-sites in districts in which the Local Government shall have declared, by notification in the official Gazette, that it is ensured for the Government to make such assistance and ment to make such provision; and
- (g) the following persons shall be deemed persons "entitled to act," as and to the extent hereinafter provided (that is to say),
 - trustees for other persons beneficially interested shall be deemed the persons entitled to act with reference to any such case, and that to the same extent as the persons beneficially interested could have acted if free from disability:
 - a married woman, in cases to which the English law is applicable, shall be deemed the person so entitled to act, and, whether of full age or not, to the same extent as if she were unmarried
 - and of full age; and
 the guardians of minors and the committees or
 managers of lunatics or idiots shall be deemed respectively the persons so entitled to act, to the same extent as the minors, lunatics or idiots themselves, if free from disability, could have acted:

Provided that-

(i) no person shall be deemed "entitled to act" whose interest in the subject-matter shall be shown to the satisfaction of the Collector or Bill, clause 61 C(a). [Court] TRIBUNAL to be adverse to the interest of the person interested for whom he would otherwise be entitled to act;

- (ii) in every such case the person interested may appear by a next friend, or, in default of his appearance by a next friend, the Collector or [Court] Bill, clause 51C(a).

 Tribunal as the case may be, shall appoint a guardian for the case to act on his behalf in the conduct thereof: the conduct thereof;
- (iii) the provisions of Chapter XXXI of the Code of Civil Procedure shall, mutatis mutandis, apply xiv of 1882. in the case of persons interested appearing before a Collector or [Court] THE TRIBUNAL by a next friend, or by a guardian for the case, in proceedings under this Act; and
- (iv) no person "entitled to act" shall be competent to receive the compensation-money payable to the person for whom he is entitled to act, unless he would have been competent to alienate the land and receive and give a good discharge for the purchase money on a voluntary sale.

PARTAII.

ACQUISITION.

Preliminary Investigation.

4. (1) Whenever it appears to the Local Government that land in any locality is likely to be needed for any public purpose, a notification to that effect shall be published in the official Gazette, and the Collector shall cause public notice of the

of 1894.] The Land Acquisition Act, 1894, with proposed modifications embodied in loco.

(Part II.—Acquisition.—Secs. 5-8.)

substance of notification to be given at convenient places in the said locality.

(2) Thereupon it shall be lawful for any officer either generally or specially authorized by such Government in this behalf, and for his servants and workmen,

to enter upon and survey and take levels of any land in such locality;

to dig or bore into the subsoil;

to do all other acts necessary to ascertain whether the land is adapted for such purpose;

to set out the boundaries of the land proposed to be taken and the intended line of the work (if any) proposed to be made thereon:

to mark such levels, boundaries and line by placing marks and outting trenches; and,

where otherwise the survey cannot be completed and the levels taken and the boundaries and line marked, to cut down and clear away any part of any standing crop, fence or jungle:

Provided that no person shall enter into any building or upon any enclosed court or garden attached to a dwelling-house (unless with the consent of the occupier thereof) without previously giving such occupier at least seven days' notice in writing of his intention to do so.

Payment for damage.

5. The officer so authorized shall at the time of such entry pay or tender payment for all necessary damage to be done as aforesaid, and, in case of dispute as to the sufficiency of the amount so paid or tendered, he shall at once refer the dispute to the decision of the Collector or other chief revenue-officer of the district, and such decision shall be final.

Declaration of intended Acquisition.

Declaration that land is required for a public purpos 6. (1) Subject to the provision of Part VII of this Act, whenever it appears to the Local Government that any particular land is needed for a public purpose, or for a Company, a declaration shall be made to that effect under the signature of a Secretary to such Government or of some officer duly authorized to certify its orders:

Provided that no such declaration shall be made unless the compensation to be awarded for such property is to paid by a Company, or wholly or partly out of public revenues or some fund controlled or managed by a local authority.

- (2) The declaration shall be published in the official Gazette, and shall state the district or other territorial division in which the land is situate, the purpose for which it is needed, its approximate area, and, where a plan shall have been made of the land, the place where such plan may be inspected.
- (3) The said declaration shall be conclusive evidence that the land is needed for a public purpose or for a Company, as the case may be; and, after making such declaration, the Local Government may acquire the land in manner hereinafter appearing.

After declaration Collector to take order for acquisition.

7. Whenever any land shall have been so declared to be needed for a public purpose or for a Company, the Local Government, or some officer authorized by the Local Government in this behalf, shall direct the Collector to take order for the acquisition of the land.

Land to be marked out, measured and planned. 8. The Collector shall thereupon cause the land (unless it has been already marked out under section 4) to be marked out. He shall also cause it to be measured, and (if no plan has been made thereof) a plan to be made of the same.

The Land Acquisition Act, 1894, with proposed [Acr I modifications embodied in loco.

(Part II.—Acquisition.—Secs. 9-11.)

Notice to persons inter-

- 9. (1) The Collector shall then cause public notice to be given at convenient places on or near the land to be taken, stating that the Government intends to take possession of the land, and that claims to compensation for all interests in such land may be made to him.
- (2) Such notice shall state the particulars of the land so needed, and shall require all persons interested in the land to appear personally or by agent before the Collector at a time and place therein mentioned (such time not being earlier than fifteen days after the date of publication of the notice), and to state the nature of their respective interests in the land and the amount and particulars of their claims to compensation for such interests, and their objections (if any) to the measurements made under section 8. The Collector may in any case require such statement to be made in writing and signed by the party or his agent.
- (3) The Collector shall also serve notice to the same effect on the occupier (if any) of such land, and on all such persons known or believed to be interested therein, or to be entitled to act for persons so interested, as reside, or have agents authorized to receive service on their behalf, within the revenue-district in which the land is situate.
- (4) In case any person so interested resides elsewhere, and has no such agent, the notice shall be sent to him by post in a letter addressed to him at his last known residence, address or place of business and registered under Part III of the Indian Post Office XIV of 1866. Act, 1866. [13]

Power to require and enforce the making of statements as to names and

- 10. (1) The Collector may also require any such person to make or deliver to him, at a time and place mentioned (such time not being earlier than fifteen days after the date of requisition), a statement containing, so far as may be practicable, the name of every other person possessing any interest in the land or any part thereof as co-proprietor, sub-proprietor, mortgagee, tenant or otherwise, and of the nature of such interest, and of the rents and profits (if any) received or receivable on account thereof for three years next preceding the date of the statement.
- (2) Every person required to make or deliver a statement under this section or section 9 shall be deemed to be legally bound to do so within the meaning of sections 175 and 176 of the XLV of 1897. Indian Penal Code.

Inquiry into Measurements, Value and Claims, and Award by the Collector.

Inquiry and award by Co lector.

- 11. On the day so fixed, or on any other day to which the inquiry has been adjourned, the Collector shall proceed to inquire into the objections (if any) which any person interested has stated, pursuant to a actice given under section 9, to the measurements made under section 8, and into the value of the land, and into the respective interests of the persons claiming the compensation, and shall make an award, under his hand, of—
 - (i) the true area of the land;
 - (ii) the compensation which in his opinion should be allowed for the land; and
 - (iii) the apportionment of the said compensation among all the persons known or believed to be interested in the land, of whom, or of whose claims, he has information, whether or not they have respectively appeared before him; and
 - (iv) the costs which, in his opinion, should be Bill, Scholule, clause allowed,

to any person who is found to be entitled to compensation, and who is not entitled to

^[1] See now the Indian Post Office Act, 1898 (VI of 1898).

or 1894.] The Land Acquisition Act, 1894, with proposed modifications embodied in loco.

(Part 11 .- Acquisition .- Secs. 12-17.)

receive the additional sum of fifteen per centum mentioned in section 23, subsection (2),

as having been actually and reasonably incurred by such person in preparing his claim and putting his case before the Collector.

The Collector may disallow, wholly or in part, costs incurred by any person if he considers that the claim made by such person for compensation is extravagant.

Award of Collector when to

- 12. (1) Such award shall be filed in the Collector's office, and shall, except as hereinafter provided, be final and conclusive evidence, as between the Collector and the persons interested, whether they have respectively appeared before the Collector or not, of the true area and value of the land and the apportionment of the compensation among the persons interested.
- (2) The Collector shall give immediate notice of his award to such of the persons interested as are not present personally or by their repesentatives when the award is made.

Adjournment 13. The Collector may, for any cause he thinks fit, from of inquiry. time to time adjourn the inquiry to a day to be fixed by him.

Power to summon and enforce attendance of witnesses and production of documents. 14. For the purpose of inquiries under this Act, the Collector shall have power to summon and enforce the attendance of witnesses, including the parties interested or any of them, and to compel the production of documents, by the same means, and (so far as may be) in the same manner, as is provided in the case of a Civil Court under the Code of Civil Procedure.

XIV of 1882,

Matters to be considered and neglected.

15. In determining the amount of compensation, the Collector shall be guided by the provisions contained in sections 23 Bill. Schedule, clause [and 24], 24 and 24A.

Taking possession.

Power to take

16. When the Collector has made an award under section 11, he may take possession of the land, which shall thereupon vest absolutely in the Government, free from all encumbrances.

Special powers in cases of urgency.

- 17. (1) In cases of urgency, whenever the Local Government so directs, the Collector, though no such award has been made, may, on the expiration of fifteen days from the publication of the notice mentioned in section 9, sub-section (1), take possession of any waste or arable land needed for public purposes or for a Company. Such land shall thereupon vest absolutely in the Government, free from all encumbrances.
- (2) Whenever, owing to any sudden change in the channel of any navigable river or other unforeseen emergency, it becomes necessary for any Railway Administration to acquire the immediate possession of any land for the maintenance of their traffic or for the purpose of making thereon a river-side or ghât station, or of providing convenient connection with or access to any such station, the Collector may, immediately after the publication of the notice mentioned in sub-section (1), and with the previous sanction of the Local Government, enter upon and take possession of such land, which shall thereupon vest absolutely in the Government free from all encumbrances:

Provided that the Collector shall not take possession of any building or part of a building under this sub-section without giving to the occupier thereof at least forty-eight hours' notice of his intention so to do, or such longer notice as may be reasonably sufficient to enable such occupier to remove his moveable property from such building without unnecessary inconvenience. The Land Acquisition Act, 1894, with proposed [ACT I modifications embodied in loco.

(Part II. - Acquisition .- Part III. - Reference to [Court] THE TRIBUNAL, and Procedure thereon. - Secs. 17 A.

(3) In every case under either of the preceding sub-sections, the Collector shall at the time of taking possession offer to the persons interested compensation for the standing crops and trees (if any) on such land and for any other damage sustained by them caused by such sudden dispossession and not excepted in section 24 or section 24A; and, in case such offer Bill, Schedule, clause is not accepted, the value of such crops and trees and the 12 (1). amount of such other damage shall be allowed for in awarding compensation for the land under the provisions herein contained.

- (4) SUB-SECTIONS (1) AND (3) SHALL APPLY ALSO IN THE Bill, Schedule, clause 12 (2). CASE OF ANY AREA WHICH IS STATED IN A CERTIFICATE GRANTED BY A Salaried Presidency MAGISTRATE OF a Magistrate of the first class to BE UNHEALTHY.
- (5) Before granting any such certificate the Magistrate shall cause notice to be served as promptly as MAY BE ON THE PERSONS REFERRED TO IN SUB-SECTION (3) OF SECTION 9, AND SHALL HEAR WITHOUT ANY AVOIDABLE DELAY ANY OBJECTIONS WHICH MAY BE URGED BY THEM.
- (6) WHEN PROCEEDINGS HAVE BEEN TAKEN UNDER THIS SECTION FOR THE ACQUISITION OF ANY LAND, AND ANY PERSON SUSTAINS DAMAGE IN CONSEQUENCE OF BEING SUDDENLY DIS-POSSESSED OF SUCH LAND, COMPENSATION SHALL BE PAID TO SUCH PERSON FOR SUCH DISPOSSESSION.

17A. In every case referred to in section 16 or Bill, Schedule, clause section 17, the Collector shall, upon payment of the COST OF ACQUISITION, MAKE OVER CHARGE OF THE LAND TO THE BOARD; AND THE LAND SHALL THEREUPON VEST IN THE BOARD, SUBJECT TO THE LIABILITY OF THE BOARD TO PAY ANY FURTHER COSTS WHICH MAY BE INCURRED ON ACCOUNT OF ITS ACQUISITION.

PART III.

marks and references

REFERENCE TO [Court] THE TRIBUNAL, AND PROCEDURE THEREON.

- 18. (1) Any person interested who has not accepted the award may, by written application to the Collector, require that the matter be referred by the Collector for the determination of the [Court] TRIBUNAL, whether his objection be to the measure-Bill, chause 51 C(a). ment of the land, the amount of the compensation, the persons to whom it is payable, or the apportionment of the compensation among the persons interested, or the amount of the costs Bill, Schedule, clause allowed.
- (2) The application shall state the grounds on which objection to the award is taken:

Provided that every such application shall be made,-

- (a) if the person making it was present or represented before the Collector at the time when he made his award, within six weeks from the date of the Collector's
- (b) in other cases, within six weeks of the receipt of the notice from the Collector under section 12, sub-section (2); or within six months from the date of the Collector's award, whichever period shall first expire.

or 1894.] The Land Acquisition Act, 1894, with proposed modifications embodied in loce.

(Part III .- Reference to [Court] THE TRIBUNAL, and Procedure therenn .- Secs. 19-23.)

- 19. (1) In making the reference, the Collector shall state, Still, clause of C(a). for the information of the [Court] TRIBUNAL, in writing under his hand,-
 - (a) the situation and extent of the land, with particulars of any trees, buildings or standing crops thereon;
 - (b) the names of the persons whom he has reason to think interested in such land;
 - (c) the amount awarded for damages and paid or tendered under sections 5 and 17, or either of them, and the amount of compensation and of costs (if any) all, Schedule, clause awarded under section 11; and

- (d) if the objection be to the amount of the compensation, the grounds on which the amount of compensation was determined.
- (2) To the said statement shall be attached a schedule giving the particulars of the notices served upon, and of the statements in writing made or delivered by, the parties interested, respectively.

- 20. The [Court] TRIBUNAL shall thereupon cause a notice, Bill, clause 61 C(a).

 specifying the day on which the [Court] TRIBUNAL will proceed to determine the objection, and directing their appearance before the [Court] TRIBUNAL on that day, to be served on the following persons, namely:-
 - (a) the applicant;
 - (b) all persons interested in the objection, except such (if any) of them as have consented without protest to receive payment of the compensation awarded; and,
 - (c) if the objection is in regard to the area of the land or to the amount of the compensation or costs, the Bill, Schedule, Collector.
- 21. The scope of the inquiry in every such proceeding shall be restricted to a consideration of the interests of the persons affected by the objection.
- 22. Every such proceeding shall take place in open Court; and all persons entitled to practise in any Civil Court in the Province shall be entitled to appear, plead and act (as the case may be) in such proceeding.
- (1) In determining the amount of compensation to be awarded for land acquired under this Act, the [Court] TRIBUNAL BIII, clause 610 (a). shall take into consideration
 - first, the market-value of the land at the date of the publication of the declaration relating thereto under section 6;
 - secondly, the damage sustained by the person interested, by reason of the taking of any standing crops or trees which may be on the land at the time of the Collector's taking possession thereof;
 - thirdly, the damage (if any) sustained by the person in-terested, at the time of the Collector's taking pos-session of the land, by reason of severing such land from his other land;
 - fourthly, the damage (if any) sustained by the person interested, at the time of the Collector's taking possession of the land, by reason of the acquisition injuriously affecting his other property, moveable or immoveable, in any other manner, or his earnings;

The Land Acquisition Act, 1894, with proposed [Act I modifications embodied in loco.

(Part III. - Reference to [Court] THE TRIBUNAL, and Procedure thereon .- Sec. 24.)

- fifthly, if, in consequence of the acquisition of the land by the Collector, the person interested is compelled to change his residence or place of business, the reasonable expenses (if any) incidental to such change; and
 - sixthly, the damage (if any) bond fide resulting from diminu-tion of the profits of the land between the time of the publication of the declaration under section 6, and the time of the Collector's taking possession of the land.
- (2) In addition to the market-value of the land, as above provided, the Court shall in every case, except where the land Bill, Schedule, clause acquired is situated in the Calcutta Municipality and within the area comprised in an improvement scheme sanctioned under the Calcutta Improvement Act, 1911, award a sum of fifteen per centum on such market-value, in consideration of the compulsory nature of the acquisition.
- (3) FOR THE PURPOSES OF CLAUSE first OF SUB-SECTION (1) OF Bill, Schedule, clause THIS SECTION,-
 - (a) THE MARKET-VALUE OF THE LAND SHALL BE DEEMED TO BE THE MARKET-VALUE ACCORDING TO THE DISPOSITION OF THE LAND AT THE DATE OF THE PUBLICATION OF THE DECLARATION RELATING THERETO UNDER SECTION
 - (a1) if it be shown that, before such declaration was published, the owner of the land had taken active steps and incurred expenditure to secure a more profitable disposition of the same, further compensation, based on his actual loss, may be paid to him;
 - (b) IF THE MARKET-VALUE HAS BEEN INCREASED BY MEANS OF ANY IMPROVEMENT MADE BY THE OWNER OR HIS PREDECESSOR IN INTEREST WITHIN TWO YEARS BEFORE THE AFORESAID DECLARATION WAS PUBLISHED, SUCH INCREASE SHALL BE DISREGARDED, UNLESS IT BE PROVED THAT THE IMPROVEMENT WAS MADE bond fide AND NOT IN CONTEMPLATION OF PROCEEDINGS FOR THE ACQUISITION OF THE LAND BEING TAKEN UNDER THIS ACT;
- (c) IF THE MARKET-VALUE IS SPECIALLY HIGH IN CONSE-QUENCE OF THE LAND BEING PUT TO A USE WHICH IS UNLAWFUL OR CONTRARY TO PUBLIC POLICY, THAT USE SHALL BE DISREGARDED, AND THE MARKET-VALUE SHALL BE DEEMED TO BE THE MARKET-VALUE OF THE LAND IF PUT TO ORDINARY USES; and
 - (d) IF THE MARKET-VALUE OF ANY BUILDING IS SPECIALLY HIGH IN CONSEQUENCE OF THE BUILDING BEING SO OVERCROWDED AS TO BE DANGERO'S TO THE HEALTH OF THE INMATES, SUCH OVERCROWDING SHALL BE DISREGARDED, AND THE MARKET-VALUE SHALL BE DEEMED TO BE THE MARKET-VALUE OF THE BUILD-ING IF OCCUPIED BY SUCH NUMBER OF PERSONS ONLY AS COULD BE ACCOMMODATED IN IT WITHOUT BISK OF DANGER FROM OVERCROWDING.

24. But the [Court] TRIBUNAL shall not take into considera- Bill, clause 610 a).

first, the degree of urgency which has led to the acquisition;

OF 1894.] The Land Acquisition Act, 1894, with proposed modifications embodied in loco.

(Part III.—Reference to [Court] THE TRIBUNAL, and Procedure thereon-Sec. 24A.)

secondly, any disinclination of the person interested to part with the land acquired;

thirdly, any damage sustained by him which, if caused by a private person, would not render such person liable to a suit :

fourthly, any damage which is likely to be caused to the land acquired, after the date of the publication of the declaration under section 6, by or in consequence of the use to which it will be put;

fifthly, any increase to the value of the land acquired likely to accrue from the use to which it will be put when acquired:

sixthly, any increase to the value of the other land of the person interested likely to accrue from the use to which the land acquired will be put; or,

[seventhly, any outlay or improvements on, or disposal of, the land acquired, commenced, made or effected without the sanction Bill, Schedule, class of the Collector after the date of the publication of the declaration under section 6;7

seventhly, ANY OUTLAY ON ADDITIONS OR IMPROVEMENTS TO Bill, Schedule, classes LAND ACQUIRED, WHICH WAS INCURRED AFTER THE 15 (2). DATE OF THE FUBLICATION OF THE DECLARATION UNDER SECTION 6, UNLESS SUCH ADDITIONS OR IMPROVEMENTS WERE NECESSARY FOR THE MAINTEN-ANCE OF ANY BUILDING IN A PROPER STATE OF REPAIR.

FURTHER PRO-

24A. IN PETERMINING THE AMOUNT OF COMPENSATION TO Bill, Schedule, cl. use DETERMINING BE AWARDED FOR ANY LAND ACQUIRED FOR THE BOARD UNDER THIS ACT, THE TRIBUNAL SHALL ALSO HAVE REGARD TO THE FOLLOWING PROVISIONS, NAMELY,-

> (I) IF THE OWNER OF ANY LAND ACQUIRED UNDER THIS Act has, after the commencement of the Calcutta Improvement Act, 1911, and within two years receding the date of the publication of the declaration UNDER SECTION 6, FURNISHED ANY RETURN, UNDER SECTION 156 OF THE CALCUTTA MUNICIPAL ACT, 1899, OF THE RENT OR ANNUAL VALUE OF BUCH LAND, THEN THE RENT OR ANNUAL Bed. Act II. of 1899. VALUE OF SUCH LAND SHALL NOT, UNLESS THE TRIBUNAL OTHERWISE DIRECTS, BE DEEMED TO BE GREATER THAN THE AMOUNT SO RETURNED:

PROVIDED THAT, IF ANY ADDITION OR IMPROVEMENT TO SUCH LAND HAS BEEN MADE AFTER THE DATE OF SUCH RETURN AND BEFORE THE DATE OF THE PUBLICATION OF THE DECLARATION UNDER SECTION 6, THE TRIBUNAL MAY TAKE INTO CONSIDERATION ANY INCREASE IN THE LETTING-VALUE OF THE LAND WHICH IS DUE TO SUCH ADDITION OR IMPROVEMENT;

- (2) WHEN ANY INTEREST IN ANY LAND ACQUIRED UNDER THIS ACT HAS BEEN ACQUIRED AFTER THE DATE OF THE PUBLICA-TION OF THE DECLARATION UNDER SECTION 6, NO SEPARATE ESTIMATE OF THE VALUE OF SUCH INTEREST SHALL BE MADE SO AS TO INCREASE THE AMOUNT OF COMPENSATION TO BE PAID FOR SUCH LAND;
- (3) IF, IN THE OPINION OF THE TRIBUNAL, ANY BUILDING IS IN A DEFECTIVE STATE, FROM A SANITARY POINT OF YIEW, OR 18 NOT IN A REASONABLY GOOD STATE OF REPAIR, THE AMOUNT OF COMPENSATION SHALL NOT EXCEED THE SUM WHICH THE TRIBUNAL CONSIDERS THE BUILDING WOULD BE WORTH IF IT WERE PUT INTO A SANITARY CONDITION OR INTO A REASONABLY GOOD STATE OF REPAIR, AS THE CASE MAY BE, minus THE ESTIMATED COST OF PUTTING IT INTO SUCH CONDITION OR STATE;

The Land Acquisition Act, 1894, with proposed [ACT I modifications embodied in loco.

(Part III.-Reference to [Court] THE TRIBUNAL, and Procedure thereon. Part IV. - Apportionment of Compensation. - Secs. 25-30.)

(4) 1F, IN THE OPINION OF THE TRIBUNAL, ANY BUILDING WHICH IS USED OR IS INTENDED OR IS LIKELY TO BE USED FOR HUMAN HABITATION, IS NOT REASONABLY CAPABLE OF BRING MADE FIT FOR HUMAN HABITATION, THE AMOUNT OF COMPEN-SATION SHALL NOT EXCEED THE VALUE OF THE MATERIALS OF THE BUILDING, minus THE COST OF DEMOLISHING THE BUILDING.

Rules as to

- 25. (1) When the applicant has made a claim to compensation, pursuant to any notice given under section 9, the amount awarded to him by the [Court] TRIBUNAL shall not exceed the Bill, clause 61C(a). amount so claimed or be less than the amount awarded by the Collector under section 11.
- (2) When the applicant has refused to make such claim or has omitted without sufficient reason (to be allowed by the [Judge] Bill, clause 61C (a). PRESIDENT OF THE TRIBUNAL) to make such claim, the amount awarded by the [Court] TRIBUNAL shall in no case exceed the amount awarded by the Collector.
- (3) When the applicant has omitted for a sufficient reason (to be allowed by the [Judge] PRESIDENT OF THE TRIBUNAL) to Bill, clause 610 (a). make such claim, the amount awarded to him by the [Court] Bill, clause 610 (a). TRIBUNAL shall not be less than, and may exceed, the amount awarded by the Collector.

26. Every award under this Part shall be in writing signed by the [Judge] President of the Tribunal, and shall specify Bill, clause 61C (a). the amount awarded under clause first of sub-section (1) of section 23, and also the amounts (if any) respectively awarded under each of the other clauses of the same sub-section, together with the grounds of awarding each of the said amounts.

- 27. (1) Every such award shall also state the amount of costs incurred in the proceedings under this Part, and by what persons and in what proportions they are to be paid.
- (2) When the award of the Collector is not upheld, the costs shall ordinarily be paid by the Collector, unless the [Court] Bill, clause 61C (a). TRIBUNAL shall be of opinion that the claim of the applicant was so extravagant or that he was so negligent in putting his case before the Collector that some deduction from his costs should be made or that he should pay a part of the Cellector's costs.

28. If the sum which, in the opinion of the [Court] TRI-BIII clause 620 (a). BUNAL, the Collector ought to have awarded as compensation is in excess of the sum which the Collector did award as compensation, the award of the [Court] TRIBUNAL may direct that the BIII, clause 610 (a). Collector shall pay interest on such excess at the rate of six per centum per annum from the date on which he took possession of the land to the date of payment of such excess into [Court] THE BILL, clause 610 (a). TRIBUNAL.

PART IV.

APPORTIONMENT OF COMPENSATION.

29. Where there are several persons interested, if such persons agree in the apportionment of the compensation, the particulars of such apportionment shall be specified in the award, and as between such persons the award shall be conclusive evidence of the correctness of the apportionment.

Dispute as to apportionment. under section 11, if any dispute arises as to the apportionment of the same or any part thereof, or as to the persons to whom the

OF 1894.] The Land Acquisition Act, 1894, with proposed modifications embodied in loco.

Part IV .- Apportionment of Compensation .- (Part V .-Payment.—Secs. 31, 32.)

same or any part thereof is payable, the Collector may refer such dispute to the decision of the [Court] TRIBUNAL.

Bill, clause 610 a).

PART V.

ame shall tender payment of the compensation and costs (if any) Bill, so awarded by him to the persons interested entitled thereto according to the award, and shall pay it to them unless prevented by some one or more of the contingencies mentioned in the next sub-section.

(2) If they shall not consent to receive it, or if there be no person competent to alienate the land, or if there be any dispute as to the title to receive the compensation or as to the apportionment of it, the Collector shall deposit the amount of the compensation and costs (if any) [in the Court to which a reference under Bill, Schedule, clause section 18 would be submitted] with the Tribunal:

Bill, clause 610(a).

Provided that any person admitted to be interested may receive such payment under protest as to the sufficiency of the amount:

Provided also that no person who has received the amount otherwise than under protest shall be entitled to make any application under section 18:

Provided also that nothing herein contained shall affect the liability of any person, who may receive the whole or any part of any compensation or costs awarded under this Act, to pay the Bill. 8 same to the person lawfully entitled thereto.

- (3) Notwithstanding anything in this section, the Collector may, with the sanction of the Local Government, instead of awarding a money compensation in respect of any land, make any arrangement with a person having a limited interest in such land, either by the grant of other lands in exchange, the remission of land-revenue on other lands held under the same title, or in such other way as may be equitable, having regard to the interests of the parties concerned.
- (4) Nothing in the last foregoing sub-section shall be con-strued to interfere with or limit the power of the Collector to enter into any arrangement with any person interested in the land and competent to contract in respect thereof.

32. (1) If any money shall be deposited [in Court] with Bill, clause 610(a). THE TRIBUNAL under sub-section (2) of the last preceding section, and it appears that the land in respect whereof the same was awarded belonged to any person who had no power to alienate the same, the [Court] TRIBUNAL shall-

Bill, clause 610(a)

- (a) order the money to be invested in the purchase of other lands to be held under the like title and conditions of ownership as the land in respect of which such money shall have been deposited was held, or
- (b) if such purchase cannot be effected forthwith, then in such Government or other approved securities as the [Court] TRIBUNAL shall think fit;

Bill, clause 610 (a).

and shall direct the payment of the interest or other proceeds arising from such investment to the person or persons who would for the time being have been entitled to the possession of the said land; and such moneys shall remain so deposited and invested until the same be applied-

- (i) in the purchase of such other lands as aforesaid; or
- (ii) in payment to any person or persons becoming absolutely entitled thereto.

The Land Acquisition Act, 1894, with proposed [ACT I modification; embodied in loco.

(Part V.—Payment.—Part VI.—Temporary Occupation of Land.—Secs. 33-36.)

- (2) In all cases of moneys deposited to which this section applies, the [Court] TRIBUNAL shall order the costs of the following Bill, clause \$10(a). matters, including therein all reasonable charges and expenses incident thereto, to be paid by the Collector, namely:—
 - (a) the costs of such investments as aforesaid;
 - (b) the costs of the orders for the payment of the interest or other proceeds of the securities upon which such moneys are for the time being invested, and for the payment [out of Court] BY THE TRIBUNAL of the princi-BIII, elause CIC(a), pal of such moneys, and of all proceedings relating thereto, except such as may be occasioned by litigation between adverse claimants.

Investment of money deposited in other cases.

33. When any money shall have been deposited [in Court] Bill, clause 610(a). WITH THE TRIBUNAL under this Act for any cause other than that mentioned in the last preceding section, the [Court] TRIBUNAL BILL, clause 610(a). may, on the application of any party interested or claiming an interest in such money, order the same to be invested in such Government or other approved securities as it may think proper, and may direct the interest or other proceeds of any such investment to be accumulated and paid in such manner as it may consider will give the parties interested therein the same benefit therefrom as they might have had from the land in respect whereof such money shall have been deposited, or as near thereto as may be.

Payment interest.

34. When the amount of such compensation is not paid or deposited on or before taking possession of the land, the Collector shall pay the amount awarded, with interest thereon at the rate of six per centum per annum from the time of so taking possession until it shall have been so paid or deposited.

PART VI.

TEMPORARY OCCUPATION OF LAND.

remporary secupation of waste or arable

- 35. (1) Subject to the provisions of Part VII of this Act, whenever it appears to the Local Government that the temporary occupation and use of any waste or arable land are needed for any public purpose, or for a Company, the Local Government may direct the Collector to procure the occupation and use of the same for such term as it shall think fit, not exceeding three years from the commencement of such occupation.
- (2) The Collector shall thereupon give notice in writing to the persons interested in such land of the purpose for which the same is needed, and shall, for the occupation and use thereof for such term as aforesaid, and for the materials (if any) to be taken therefrom, pay to them such compensation, either in a gross sum of money, or by monthly or other periodical payments, as shall be agreed upon in writing between him and such persons respectively.

Precedure
when
difference as to
compensation
orists.

(3) In case the Collector and the persons interested differ as to the sufficiency of the compensation or apportionment thereof, the Collector shall refer such difference to the decision of the Bill, element [Court] TRIBUNAL.

Power to enter and take possession, and sompensation

- 36. (1) On payment of such compensation, or on executing such agreement or on making a reference under section 35,
- the Collector may enter upon and take possession of the land, and use or permit the use thereof in accordance with the terms of the said notice.

OF 1894.] The Land Acquisition Act, 1894, with proposed modifications embodied in loco.

VI.—Temporary Occupation of Land .- Part (Part of Land for VII. - Acquisition Companies .-Secs. 37-41.)

(2) On the expiration of the term, the Collector shall make or tender to the persons interested compensation for the damage (if any) done to the land and not provided for by the agreement, and shall restore the land to the persons interested therein:

Provided that, if the land has become permanently unfit to be

used for the purpose for which it was used immediately before the commencement of such term, and if the persons interested shall so require, the Local Government shall proceed under this Act to acquire the land as if it was needed permanently for a public purpose or for a Company.

In case the Collector and persons interested differ as to the condition of the land at the expiration of the term, or as to any matter connected with the said agreement, the Collector shall refer such difference to the decision of the [Court] TRIBUNAL. BIII, clause 610 (a).

PART VII.

ACQUISITION OF LAND FOR COMPANIES,

38. (1) Subject to such rules as the Governor General of India in Council may from time to time prescribe in this behalf, the Local Government may authorise any officer of any company desiring to acquire land for its purposes to exercise the powers conferred by section 4.

(2) In every such case section 4 shall be construed as if for the words "for such purpose" the words "for the purposes of the Company" were substituted; and section 5 shall be construed as if after the words "the officer" the words "of the Company" were inserted.

39. The provisions of sections 6 to 37 (both inclusive) shall not be put in force in order to acquire land for any Company unless with the previous consent of the Local Government, nor unless the Company shall have executed the agreement hereinafter mentioned.

- 40. (1) Such consent shall not be given unless the Local Government be satisfied, by an inquiry held as hereinafter provided,-
 - (a) that such acquisition is needed for the construction of some work, and
 - (b) that such work [1] is likely to prove useful to the public.

(2) Such inquiry shall be held by such officer and at such time and place as the Local Government shall appoint.

(3) Such officer may summon and enforce the attendance of witnesses and compel the production of documents by the same means and, as far as possible, in the same manner as is provided by the Code of Civil Procedure in the case of a Civil Court.

41. Such officer shall report to the Local Government the result of the inquiry, and, if the Local Government is satisfied that the proposed acquisition is needed for the construction of a work, and that such work is likely to prove useful to the public, it shell, subject to such rules as the Governor General of India in Council may from time to time prescribe in this behalf, require the Company to enter into an agreement with the Secretary of State for India in Council, providing to the satisfaction of the Local Government for the following matters,

(1) the payment to Government of the cost of the acquisition;

[1] Section 57 (1) of the Indian Electricity Act, 1910 (IX of 1919), declares at follows: sub-section (1), clause (b), and section 41, sub-section (6) Acquisition Act, 1894, the term "work" shall be deemed electrical energy supplied, or to be supplied, by means of

The Land Acquisition Act, 1894, with proposed [ACT I modifications embodied in loco.

(Part VII. - Acquisition of Land for Companies .-Part VIII. - Miscellaneous. - Secs. 42-45.)

- (2) the transfer, on such payment, of the land to the Company;
- (3) the terms on which the land shall be held by the Company;
- (4) the time within which, and the conditions on which, the work shall be executed and maintained; and
- (5) the terms on which the public shall be entitled to use the work [1].

Publication of

42. Every such agreement shall, as soon as may be after its execution, be published in the Gazette of India, and also in the local official Gazette, and shall thereupon (so far as regards the terms on which the public shall be entitled to use the work) have the same effect as if it had formed part of this Act.

43. The provisions of sections 39 to 42, both inclusive, shall not apply, and the corresponding sections of the Land Acquisition Act, 1870. [2] shall be deemed never to have applied, to the acquisition of land for any Railway or other Company, for the X of 1870. purposes of which, under any agreement between such Company and the Secretary of State for India in Council, the Government is, or was, bound to provide land.

In the case of the acquisition of land for the purposes of a Railway Company, the existence of such an agreement as is mentioned in section 43 may be proved by the production of a printed copy thereof purporting to be printed by order of Government.

PART VIIL

(7). W. within a period of two years from the ex-

MISCELLANEOUS.

and Harta brist 45. (I) Service of any notice under this Act shall be made by delivering or tendering a copy thereof signed, in the case of a notice under section 4, by the officer therein mentioned, and, in the case of any other notice, by or by order of the Collector or the [Judge] President of the Tribunal. Bill, clause 610 (2).

the publication of

- (2) Whenever it may be practicable, the service of the notice shall be made on the person therein named.
- (3) When such person cannot be found, the service may be made on any adult male member of his family residing with him; and, if no such adult male member can be found, the notice may be served by fixing the copy on the outer door of the house in which the person therein named ordinarily dwells or carries on business, or by fixing a copy thereof in some conspicuous place in the office of the officer aforesaid or of the Collector or in the court-house, and also in some conspicuous part of the land to be acquired:

Provided that, if the Collector or [Judge] PRESIDENT OF THE BILL clause 610 (a).
TRIBUNAL shall so direct, a notice may be sent by post, in a letter
addressed to the person named therein at his last known residence, address or place of business and registered under Part III of the Indian Post Office Act, 1866, [3] and service of it may be XIV of 1866, proved by the production of the addressee's receipt.

^[2] Section 57 (1) of the Indian Electricity Act, 1910 (IX of 1910), declares as

[[]F] Act X of 1870 was repealed by this Act.

See now the Indian Post Office Act, 1898 (VI of 1898).

OF 1894.] The Land Acquisition Act, 1894, with proposed modifications embodied in loco.

(Part VIII .-- Miscellaneous .- Secs. 46-49.)

Whoever wilfully obstructs any person in doing any of the acts authorized by section 4 or section 8, or wilfully fills up, destroys, damages or displaces any trench or mark made under section 4, shall, on conviction before a Magistrate, be liable to. imprisonment for any term not exceeding one month, or to fine not exceeding fifty rupees, or to both.

47. If the Collector is opposed or impeded in taking possession under this Act of any land, he shall, if a Magistrate, enforce the surrender of the land to himself, and, if not a Magistrate, he shall apply to a Magistrate or (within the town of Calcutta, Madras and Bombay) to the Commissioner of Police, and such Magistrate or Commissioner (as the case may be) shall enforce the surrender of the land to the Collector.

- (1) Except in the case provided for in section 36, the ry. Government shall be at liberty to withdraw from the acquisibe tion of any land of which possession has not been taken.
 - Whenever the Government withdraws from any such acquisition, the Collector shall determine the amount of compensa-tion due for the damage suffered by the owner in consequence of the notice or of any proceedings thereunder, and shall pay such amount to the person interested, together with all costs reasonably incurred by him in the prosecution of the proceedings under this Act relating to the said land.
 - (8) The provisions of Part III of this Act shall apply, so far as may be, to the determination of the compensation payable under this section.

- 48A. (1) If, within a period of two years from the date Bin, So of the publication of the declaration under section 6, in respect of any land, the Collector has not made an award under section 11 with respect to such land, the owner of the land shall be entitled to receive compensation for the damage suffered by him in consequence of the delay.
- (2) The provisions of Part III of this Act shall apply, so ar as may be, to the determination of the compensation payable under this section.

48B. No compensation shall be payable in pursuance bill, set of section 48 or section 48A when proceedings for the acquisition of land have been abandoned on the execution of an agreement, or the acceptance of a payment, in pursuance of sub-section (4) of section 67A of the Calcutta Improvement Act, 1911.

49. (1) The provisions of this Act shall not be put in force for the purpose of acquiring a part only of any house, manufactory or other building, if the owner desire that the whole of such house, manufactory or building shall be so acquired:

Provided that the owner may, at any time before the Collector has made his award under section 11, by notice in writing, withdraw or modify his expressed desire that the whole of such house, manufactory or building shall be so acquired:

Provided also that, if any question shall arise as to whether any land proposed to be taken under this Act does or does not form part of a house, manufactory or building within the meaning of this section, the Collector shall refer the determination of such Bill, clause et C (a) question to the [Court] TRIBUNAL, and shall not take possession of such land until after the question has been determined.

In deciding on such a reference the [Court] TRIBUNAL shall Bill, clause at 6 to have regard to the question whether the land proposed to be taken is reasonably required for the full and unimpaired use of the house, manufactory or building.

The Land Acquisition Act, 1894, with [Act I 1894.]

proposed modifications embodied in loco.

(Part VIII .- Miscellaneous .- Secs. 50-55.)

- (1a) For the purpose of sub-section (1), land which is $^{\rm Bill}$, $^{\rm Schedule}$, $^{\rm clause}$ held with and attached to a house and is reasonably required for the enjoyment and use of the house shall be deemed to be part of the house.
- (2) If, in the case of any claim under section 23, sub-section (1), thirdly, by a person interested, on account of the severing of the land to be acquired from his other land, the Local Government is of opinion that the claim is unreasonable or excessive, it may, at any time before the Collector has made his award, order the acquisition of the whole of the land of which the land first sought to be acquired forms a part.
- (3) In the case last hereinbefore provided for, no fresh declaration or other proceedings under sections 6 to 10, both inclusive, shall be necessary; but the Collector shall without delay furnish a copy of the order of the Local Government to the person interested, and shall thereafter proceed to make his award under section 11.

Acquisition of land at cost of a local authority or Company.

- 50. (1) Where the provisions of this Act are put in force for the purpose of acquiring land at the cost of any fund controlled or managed by a local authority or of any Company, the charges of and incidental to such acquisition shall be defrayed from or by such fund or Company.
- (2) In any proceeding held before a Collector or [Court] THE Bill, clause 61 O (a). TRIBUNAL in such cases, the local authority or Company concerned may appear and adduce evidence for the purpose of determining the amount of compensation:

Provided that no such local authority or Company shall be entitled to demand a reference under section 18.

Exemption from stampduty and fee 51. No award or agreement made under this Act shall be chargeable with stamp-duty, and no person claiming under any such award or agreement shall be liable to pay any fee for a copy of the same.

Notice in case of suits for anything done in pursuance of Act. 52. No suit or other proceeding shall be commenced or prosecuted against any person for anything done in pursuance of this Act, without giving to such person a month's previous notice in writing of the intended proceeding, and of the cause thereof, nor after tender of sufficient amends.

Code of Civil Procedure to apply to proceedings before Court. 53. Save in so far as they may be inconsistent with anything contained in this Act, the provisions of the Code of Civil Procedure Activ of 1908. shall apply to all proceedings before the [Court] TRIBUNAL under Bill, clause 61 C (4) this Act.

Appeals in proceedings before Court 54. Subject to the provisions of the Code of Civil Procedure Act V of 1908 applicable to appeals from original decrees, an appeal shall lie to the High Court from the award or any part of the award of the Court in any proceedings under this Act.

Pewer to make

- 55. (1) The Local Government shall have power to make rules, consistent with this Act, for the guidance of officers in all matters connected with its enforcement, and may from time to time alter and add to the rules so made.
- (2) The power to make, alter and add to rules under subsection (1) shall be subject to the condition of the rules being made, altered or added to after previous publication.
- (3) All such rules, alterations and additions shall, when sanctioned by the Governor General in Council, be published in the official Gazette, and shall thereupon have the force of law.

CALCUTTA; F. G. WIGLEY,
The 6th March, 1911 Secy. to the Bengal Legislative Council.



The Calcutta Gazette.

WEDNESDAY, MARCH 15, 1911.

PART IV

Bills introduced in the Bengal Tegislative Council, Reports of Select Committees presented to that Council, and Bills published under Bule 34.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

THE following further report of the Select Committee on the Calcutta Improvement Bill, 1911, together with the Bill as further amended by the Committee and a reprint of the Land Acquisition Act, 1894 (I of 1894), with proposed modifications embodied in loco, is, by order of the President, published for general information:—

THE CALCUTTA IMPROVEMENT BILL, 1911.

FURTHER REPORT OF THE SELECT COMMITTEE.

WE, the undersigned, members of the Select Committee to which the Bill to provide for the improvement and expansion of Calcutta was referred, have the honour to submit this further report, supplementary to the report submitted

to the Conneil on the 4th March, 1911.

2. The Government of Bengal has consented to a modification in the method by which an income is to be derived from the taxation of jute. In the Bill as introduced in Council it was proposed to impose an excise duty on all raw jute consumed in any mill in Bengal and an export duty on all raw jute exported by sea from the port of Calcutta to any port outside British India or to Aden. It has been found that the collection of this excise duty would be unpopular and, in some respects, troublesome. The Committee are informed that by the substitution of an export duty on all jute, both raw and manufactured, exported by sea from the port of Calcutta, in place of the taxation originally proposed, the resulting loss of revenue would be not more than 5 per ceut. of the yield originally estimated. In the opinion of the Committee this small loss is more than compensated by the convenience resulting from the collection

of an indirect instead of a direct tax, and they have accordingly modified Parts III and IV of Chapter V of the Bill as introduced in Council.

Clause 73.

3. Clause 73, as now modified, imposes a customs duty on all jute, raw and manufactured, exported by sea from the port of Calcutta, whatever be its destination.

Clause 73A.

4. Clause 73A has been inserted to bar the operation of section 5 of the Indian Tariff Act, 1894, which would otherwise render it imperative to levy the duty on jute passing into foreign territory, such as Chandernagore.

Clauses 74 to 91.

5. Clauses 74 to 86, which dealt with the excise on jute, have been omitted, and there have been consequential omissions in clauses 87 and 88. Clauses 89 to 91 have also been omitted.

Clause 120.

6. In clause 150 any special reference to offences against Chapter V is no longer necessary, and the clause now renders all offences under the Act and rules triable by a Presidency Magistrate.

Clause 152.

7. Clause 152 has been modified so as to restrict its application to offences punishable only with fine.

Clause 166.

8. In clause 166 the reference to clause 77 has been necessarily omitted,

in consequence of the excision of that clause.

9. While preparing this supplementary report, the Committee have taken the opportunity of submitting the Bill to a further careful examination, and they have in consequence adopted some further amendments, mainly verbal, of an unimportant character. Some of these are mentioned below.

Clause 1 (2).

10. In clause 1 (2) it is proposed to leave unfettered the discretion of the Government in fixing the date from which the Act shall come into force.

Clause 107.

11. In clause 107 the words "or part" after "such loan" have been omitted, as being superfluous.

Clause 110.

12. In clause 110 (b) a necessary reference to clause 105A has been introduced.

Clauses 27, 64, 98, 145 and 190 C.

- 13. Purely verbal amendments have been made in clauses 27, 64, 98, 145 and 190C.
- 14. The Bill, as further amended by us, is annexed hereto. We recommend that the Bill, as now amended, be passed into law.

C. H. BOMPAS.

F. A. SLACKE.

H. WHEELER.

S. L. MADDOX.

C. F. PAYNE.

BHUPENDRA NATH BASU. RESHEE CASE LAW.

J. G. APCAR.

J. C. SHORROCK.

SITA NATH RAY.

THE CALCUTTA IMPROVEMENT BILL,

(AS FURTHER AMENDED BY THE SELECT COMMITTEE).

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THE CALCUTTA IMPROVEMENT BILL, 1911

(AS FURTHER AMENDED BY THE SELECT COMMITTEE).

[Notes-1. Explanation of notes in square brackets in margin :-

- 3" means the City of Bombay Improvement Act, 1898 (Bom. Act IV of 1898), i.e., the edition of the Act, as modified up to the 1st October, 1903, published by the Government of Bombay. The words "proposed amendment," "proposed section" and "proposed clause", in these notes, mean amendments and new sections or clauses proposed in a Bill of the year 1906.
- " 1899 " means the Calcutta Municipal Act, 1899 (Ben. Act III of 1899).
- "C.B.C." means the Report of the Calcutta Building Commission, dated the 23rd December, 1897.
- "Analysis" means the analysis, appended to Government of India's letter No. 93, dated the 18th July, 1905, of the proposals for legislation.
- "26th September, 1907" means the Government of India's Despatch No. 380 of that date.
- "14th February, 1908" means the Secretary of State's Despatch No. 14 of that date.
- "2nd May, 1908" means the Government of India's letter No. 88 of that date.
- 2. Amendments made by the Select Committee are, as far as possible, printed in antique type.
- 3. Some of the amendments made by the Select Committee necessitate a re-numbering of clauses and sub-clauses. The old numbers have been retained for the present, for convenience of reference, and the necessary alterations will be made, under a motion in Council, when the Bill is brought forward for passing.]

A Bill to provide for the Improvement and Expansion of Calcutta.

[1898, title.]

Whereas it is expedient to make provision for the improvement and expansion of Calcutta by opening up congested areas, laying out or altering streets, providing open spaces for purposes of ventilation or recreation, demolishing or constructing buildings, acquiring land for the said purposes and for the re-housing of persons displaced by the execution of improvement schemes, and otherwise as hereinafter appearing;

And whereas it is expedient that a Board of Trustees should be constituted and invested with special powers for carrying out the objects of this Act;

And whereas the sanction of the Governor General has been obtained, under section 5 of the Indian Councils Act, 1892, to the provisions of this Act which affect Acts passed by the Governor General of India in Council;

And whereas the sanction of the Governor General has also been obtained, under section 43 of the Indian Councils Act, 1861, to the enactment of the provisions of Chapter V of this Act, relating to taxation;

55 & 56 Vict., c. 14.

It is hereby enacted as follows :-

CHAPTER I .- PRELIMINARY.

(1) This Act may be called the Calcutta Improvement Act, [1888, s. 1 (!) with proposed amendments; 1899, s. 1 (!). title, nent 1911.

(Chapter I .- Preliminary .- Chapter II .- The Board of Trustees .-Constitution of the Board .- Clauses 2-4.)

- (2) It shall come into force on such day as the Local Gov- [Ben, Act III of ernment may, by notification, direct.
- (3) Except as otherwise hereinafter provided, this Act shall extend only to the Calcutta Municipality; but any provision which extends only to the Calcutta Municipality may be extended by the Local Government, entirely or in part, by notification, under the procedure prescribed by section 146, to any specified area in the neighbourhood of that Municipality. in the neighbourhood of that Municipality.

Definitions

In this Act, unless there is anything repugnant in the subject or context,-

(a) "the Board" means the Board of Trustees for the Improvement of Calcutta, constituted under this Act;
(b) "the Calcutta Municipality" means "Calcutta" as defined

in clause (7) of section 3 of the Calcutta Municipal Act, 1899;

(v) "the Corporation" means the Corporation of Calcutta constituted under the said Calcutta Municipal Act,

(d) "the General Committee" means the General Committee constituted under the said Calcutta Municipal Act,

(d1) "improvement scheme" means a general improve-

ment scheme or a street scheme, or both;

(e) "land" has the same meaning as in clause (a) of section 3 of the Land Acquisition Act, 1894;

(f) "municipal assessment-book" means the assessment-book kept under section 164 of the Calcutta Municipal Act, 1899, or the valuation and rating list pre-pared under section 103 of the Bengal Municipal

Act, 1884;
(g) "notification" means a notification published in the

Calcutta Gazette;

(h) "President" means the President of the Board;

(h1) "Secretary to the Board" means the person for the time being appointed by the Board to discharge the functions of Secretary to the

Board; (i) the "Tribunal" means the Tribunal constituted under

section 62;

(i) "Trustee" means a Member of the Board; and

(k) the expressions "building line," "drain," "public street" and "street alignment" have the same meaning as in clauses (3), (16), (37) and (47), respectively, of section 3 of the Calcutta Municipal Act, 1899.

[1898, 8. 2.]

[1898, 8, 3,]

[1898, s. 2.7 I of 1894.

Ben. Act III of 1899.

Ben. Act III of 1899.

Ben, Act III f 1899,

CHAPTER II .- THE BOARD OF TRUSTEES.

Constitution of the Board.

3. The duty of carrying out the provisions of this Act shall, subject to the conditions and limitations hereinafter contained, be vested in a Board, to be called "The Trustees for the Improvement of Calcutta"; and such Board shall be a body corporate and have perpetual succession and a common seal, and may by the said name sue and be sued.

Constitution of the Board

- 4. The Board shall consist of eleven Trustees, namely,-
- (a) a President,
- (b) the Chairman of the Corporation,
- (a) three other members of the Corporation, (d) a member of the Bengal Chamber of Commerce,
- (d1) a member of the Bengal National Chamber of Commerce, and
- (e) four other persons.

14th February, 1908,

(Chapter II.—The Board of Trustees.—Constitution of the Board.—Clauses 5—9.)

- Appointment 5. The President and the four persons referred to in clause (e) [Analysis, para, 2] of Section 4 shall be appointed by the Local Government by para, 6.]
- Evafficio.

 6. The Chairman of the Corporation shall be a Trustee [Analysis, para, 8, 26th September, 1967, para, 6.]
- Election of 7. (1) The three members of the Corporation referred to in paras, 5, 6; and May, 1908, paras, 5, 6; and May, 1908, paras, 2.
 - (a1) one by the Corporation,
 - (a) one by the Ward Commissioners, and
 - (b) one by the Commissioners appointed under sub-section (2) of section 8 of the Calcutta Municipal Act, 1899.

Ben. Act III of 1898,

- (2) The member of the Bengal Chamber of Commerce referred to in clause (d) of section 4 shall be elected by that Chamber.
- (2a) The member of the Bengal National Chamber of Commerce referred to in clause (d1) of section 4 shall be elected by that Chamber.
- (3) The Secretary to the Corporation, the Secretary to the Bengal Chamber of Commerce and the Secretary to the Bengal National Chamber of Commerce shall respectively make a return in duplicate to the President, setting forth the name in full of every person elected under this section; and the said return shall be published by notification under the signature of the President.

[1898, s. 27; 1899, s. 58(2).]

Appointment 8. If any of the bodies of electors referred to in section 7 in default of does not, by such date as may be prescribed by rule made in that behalf under section 136, elect a person to be a Trustee, the Local Government shall, by notification, appoint a person belonging to such body to be a Trustee; and any person so appointed shall be deemed to be a Trustee as if he had been duly elected by such

[1899, s. 59; 1898, s. 8,]

Disqualifications for being elecappointed or elected a Trus-

alifica. 9. (1) A person shall be disqualified for being appointed or 1888, 85, 14,15 (2);
being elected a Trustee if he—

- (a) has been sentenced by any Court for any non-bailable offence, such sentence not having been subsequently reversed or quashed, and such person's disqualification on account of such sentence not having been removed by an order which the Local Government is hereby empowered to make, if, it thinks fit, in this behalf; or
- (b) is an undischarged insolvent; or
- (c) holds any office or place of profit under the Board; or
- (d) has, directly or indirectly, by himself or by any partner, employer or employe, any share or interest in any contract or employment with, by, or on behalf of, the Board, or
- (e) is a director, or a secretary, manager or other salaried officer, of any incorporated company which contracts with, or is employed by, the President on behalf of the Board.
- (2) But a person shall not be disqualified as aforesaid, or be deemed to have any share or interest in such a contract or employment as aforesaid, by reason only of his having a share or interest in—
 - (i) any sale, purchase, lease or exchange of land, or any agreement for the same; or

(Chapter II.—The Board of Trustees.—Constitution of the Board.—Clauses 10-15.)

- (ii) any agreement for the loan of money, or any security for the payment of money only; or
- (iii) any newspaper in which any advertisement relating to the affairs of the Board is inserted; or
- (iv) (Reproduced at the end of this clause.)
- (v) the occasional sale to the Board, to a value not exceeding two thousand rupees in any one financial year, of any article in which he trades;

or by reason only of his having a share or interest, otherwise than as director, or secretary, manager or other salaried officer, in any incorporated company which contracts with, or is employed by, the President on behalf of the Board.

Proviso (Reproduced in clause 21A).

The President 10. While any person is holding the office of President he [1898, s. 16 (1) to be a whole-shall not hold any other salaried office, and, subject to any state office. exceptions permitted by the Local Government, shall devote his whole time and attention to his duties under this Act.

Remuneration of President.

11. (1) The President shall receive such monthly salary, [1898, s. 16, with not exceeding three thousand rupees, as may be fixed by the 1899, s. 12.]

Local Government:

Provided that, if the President, after having held his office for three years, is re-appointed for a further term of not less than than two years, the Local Government may direct that his monthly salary be increased to any sum not exceeding three thousand five hundred rupees.

- (2) The word "salary," as used in this section, excludes allowances to which the President may be entitled and any contribution payable on his account under any general or special orders of the Government for regulating the transfer of Government servants to foreign service.
- (3) The Local Government may, if it thinks fit, direct the payment to the President of a house-rent and conveyance allowance, not exceeding five hundred rupees per mensem, in addition to his salary.
 - 12. (Reproduced in clause 16 A.)
 - 13. (Reproduced in clause 15B.)

Leave of 14. (1) The Local Government may, after consultation [1898, s. 22, with proputation of the with the Board, grant leave of absence to the President, or posed amendment, regident, depute him to other duties, for such period as it thinks fit.

(2) The allowance (if any) to be paid to the President while absent on leave or deputation shall be such amount, not exceeding his salary, as may be fixed by the Local Government:

Provided that, if the President is a Government officer, the amount of such allowance shall be such as he may be entitled to under any general or special orders of the Government for regulating the transfer of Government servants to foreign service.

(3) (Reproduced in clause 144A.)

Appointment, etc., of Acting President.

15. (1) Whenever the President is granted leave of absence or deputed to other duties, the Local Government may appoint a person to act as President.

(2) The salary and house-rent and conveyance allowance (if any) of any person appointed to act as President shall be fixed by the Local Government, subject to the provisions of section 11.

[1898, s. 22 (8) ; 1899, s. 35.]

(Chapter II.—The Board of Trustees.—Constitution of the Board.— Clauses 15A-16A.)

(3) Any person appointed to act as President shall exercise the powers and perform the duties conferred and imposed by and under this Act on the President, and shall, so far as may be, be subject to the same liabilities, restrictions and conditions as the President.

Leave of 15A. The Board may permit any Trustee, other than the [Cf. clause 13 (c) and sbeence other trus President or the Chairman of the Corporation, to absent duced in Council.]

himself from meetings of the Board for any period not exceeding six months.

Removal of 15B. (1) The Local Government may, by notification, introduced in Council.

Trustees. declare that any Trustee shall cease to be a Trustee—

[1898, s. 15, with proposed amendment,]

(a) if he has acted in contravention of section 21A, or

Ben. Act

Ben. Act III of 1884, s. 20;

- (b) if he has been absent from, or is unable to attend, the Ben. Act III of 1884, meetings of the Board for any period exceeding six s. 18.]
- (?) if he has, without the permission of the Board, been absent from the meetings of the Board for any period exceeding three consecutive months, or
- (d) if he is a salaried servant of the Government, and if his continuance in office as a Trustee is, in the opinion of the Local Government, undesirable.
- , (2) The Local Government shall, by notification, declare that a Trustee shall cease to be a Trustee—
 - (i) if he has become disqualified for appointment or election as a Trustee for any of the reasons mentioned in section 9; or
 - (ii) if he was elected or appointed as being a member of the Corporation, the Bengal Chamber of Commerce or the Bengal National Chamber of Commerce, and if he is, at the date of such notification, no longer a member of the Corporation or such Chamber, as the case may be.
- (3) If at any time it appears to the Local Government that the President has shown himself to be unsuitable for his office, or has been guilty of any misconduct or neglect which renders his removal expedient, it may, by notification, declare that the President shall cease to hold office as such.

rilling of 16. (1) If any Trustee be permitted by the Board to [1898, 0, 12 (1),] casual vacan absent himself from meetings of the Board for any period exceeding three months,

or if any Trustee, other than the Chairman of the Corporation, dies, or resigns the office of Trustee, or ceases to hold the office of Trustee in pursuance of a notification published under section 15B.

[1898, s. 13.]

the vacancy shall be filled, within one month, by a fresh appointment or election under section 5, section 7 or section 8, as the case may be.

(2), (3), (4). (Omitted).

rerm of office of the first Trustees appointed or Clause 12 of Bill releases.

16A. (1) The term of office of the first Trustees appointed or Council (1818, 83, 10, 12 (7)).

President, shall commence on such day, not being less than (9), (8). 3

thirty days from the commencement of this Act, as may be appointed by the Local Government.

(Chapter II .- The Board of Trustees .- Conduct of Business .-· Clauses 17-18.)

(2) Subject to the provisions of section 153, the term of office of Trustees (other than the Chairman of the Corporation) shall be as follows:—

(a) the President—such period, not less than three years, as may be fixed by the Local Government;

(b) a Trustee appointed or elected in pursuance of section 16 in the place of a Trustee who has been permitted to absent himself from meetings of the Board-the period of the absence of the latter Trustee;

(c) other Trustees-three years.

(3) Any Trustee shall, if not disqualified for any of the reasons [1800, s. 60 (3).] mentioned in section 9, be eligible for re-appointment or re-election at the end of his term of office.

Conduct of Business.

17. The Board shall meet, and shall from time to time [1898, s. 18 (2),] make such arrangements with respect to the place, day, hour, notice, management and adjournment of their meetings, as they may think fit, subject to the following previsions, namely:— Meetings of

(a) an ordinary meeting shall be held once at least in every [1899, s. 77 (n.] month;

(b) the President may, whenever he thinks fit, and shall, [1899, *. 77 (*).

upon the written request of not less than two
other Trustees, call a special meeting;

(c) the President shall attend every meeting of the Board [1898, s. 21 (1)]
unless absent on leave or prevented by sickness or

other reasonable cause;

(d) no business shall be transacted at any meeting unless at [1899, a. 824] least half of the existing number of the Trustees are present from the beginning to the end of the meeting;

(e) the person to preside at a meeting shall be the President, [1889, a. St.] or, in his absence from any meeting, one of the

Trustees present who is chosen by the others who are present; (f) all questions shall be decided by a majority of votes of [1890, ss. 79, 81.]

the Trustees present, the person presiding having a second or easting vote in all cases of equality of votes;
(g) if a pell be demanded, the names of the Trustees voting,

and the nature of their votes, shall be recorded by the person presiding;
(h) minutes of the names of the Trustees present, and of the [1890, s. 97.]

proceedings, at each meeting shall be kept in a book to be provided for the purpose, which shall be signed at the next ensuing meeting by the person presiding at such meeting and shall be open to inspection by any Trustee during office hours.

The porary 17A. (1) The Board may add to their number, in such [Clause 20 of Bill addition of manner and for such period as may be prescribed by rules made Council.]

Bend for par under section 137, any persons whose assistance or advice they [2sth September, 1897, may desire in carrying out any of the provisions of this Act. Act VIII of 1994, (2) A person added to the Board under sub-section (1)

for any purpose shall have a right to take part in the discussions of the Board relative to that purpose, but shall not have a right to vote at a meeting of the Board and

not have a right to vote at a meeting of the Board and shall not be a member of the Board for any other purpose.

mattention 18. (1) The Board may from time to time appoint Commit- [1898, s. 13 (5); functions tees, consisting of such persons of any of the following classes as they may think fit, namely:—

(i) Trustees,
(ii) persons added to the Board under section 17A,
(iii) other persons whose assistance or advice the Board may desire as members of Committees:

(Chapter II .- The Board of Trustees .- Conduct of Business -Clauses 19-21A.)

Provided that no Committee shall consist of less than three persons.

(2) The Board may-

- (a) refer to such Committees, for inquiry and report, any matter relating to any of the purposes of this Act, and
- (b) delegate to such Committees, by specific resolution, and subject to any rules made under section 137, any of the powers or duties of the Board.
- (3) The Board may at any time dissolve, or, subject to the provisions of sub-section (1), alter the constitution of, any such Committee.

(4) Every such Committee shall conform to any instructions from time to time given to them by the Board.

(5) All proceedings of any such Committee shall be subject to confirmation by the Board.

Proviso (Omitted).

- 19. (1) Committees appointed under section 18 may meet and [1898, s. 18 (4), 18), adjourn as they think proper; but the President may, whenever (6), d he thinks fit, call a special meeting of any Committee, and shall call a special meeting of any Committee upon the written request of not less than two members thereof.
- (2) The person to preside at a meeting of a Committee shall be the President, if he is a member of the Committee, or, if he is not a member, then one of the members present who is chosen by the others who are present.
- (3) No business shall be transacted at any meeting of a Committee unless at least half the number of the members of the Committee are present from the beginning to the end of the meeting.
- (4) All questions at any meeting of a Committee shall be decided by a majority of votes of the members present, the person presiding having a second or casting vote in all cases of equality of votes.

20. (Reproduced in clause 17 A.)

- 21. Every Trustee (other than the President and the Chair- 1809, s. 100.41 228, man of the Corporation), and every person added to the Board 17, provised, under section 17A, shall be entitled to receive a fee of twenty rupees, and every member of a Committee shall be entitled to receive a fee of ten rupees, for each meeting of the Board or the Committee-
 - (i) at which a quorum is present and business is transacted, and
 - (ii) which he attends from the beginning to the end thereof or for such period as the person presiding at the meeting may consider sufficient to justify the payment of the fee:

Provided that the aggregate amount of fees payable to any person in respect of meetings of any kind held during any month shall not exceed such sum as may be prescribed by any rule made under section 136 in this behalf.

21A. (1) A Trustee who-

(a) has, directly or indirectly, by himself or by any partner, employer or employé, a share or interest in any matter or thing described in sub-section (2) of section 9, or

(b) has acted professionally, in relation to any such matter or thing, on behalf of any person having such a

share or interest, shall not vote or take any other part in any proceeding of the Board or any Committee relating to such matter or thing.

(2) of Bill as inter-

(Chapter II .- The Board of Trustees .- Conduct of Business -Clauses 22-24.)

- (2) If any Trustee, or any person added to the Board [53 & 54 under section 17A, or any other member of a Committee c. 70, s. 88 (2.] appointed under this Act, has, directly or indirectly, any beneficial interest in any land situated in an area comprised in any improvement scheme framed under this Act, or in an area in which it is proposed to acquire land for any of the numbers of this Act. any of the purposes of this Act,-
 - (i) he shall, before taking part in any proceeding at a meeting of the Board or any Committee relating to such area, inform the person presiding

at the meeting of the nature of such interest,

(ii) he shall not vote at any meeting of the Board or
any Committee upon any resolution or question relating to such land, and

(iii) he shall not take any other part in any proceeding at a meeting of the Board or any Committee relating to such area if the person presiding at the meeting considers it inexpedient that he should do so.

as they may consider necessary or expedient for carrying out (2).1 any of the purposes of this Act. 22. The Board may enter into and perform all such contracts

23. (1) Every such contract shall be made on behalf of [1899, s. 86 (7); 1898, s. 19 (1), (5),]

Provided that-

(a) [Reproduced in sub-clause (1).](b) (Omitted).

- (c) a contract involving an expenditure exceeding one thousand rupees and not exceeding one lakh of rupees shall not be made by the President without the previous sanction of the Board; and
- (d) a contract involving an expenditure exceeding one lakh of rupees shall not be made by the President without the previous sanction of the Board and the Local Government.
- (1a) Every estimate for the expenditure of any sum for carrying out any of the purposes of this Act shall be subject to the approval of the authority who is empowered by sub-section (1) to make or sanction the making of a contract involving the expenditure of a like sum.
- (2) Sub-sections (1) and (1a) shall apply to every variation or abandonment of a contract or estimate, as well as to an original contract or estimate.

pro. 24. (1) Every contract made by the President on behalf of the Board shall be entered into in such manner and form as and would bind the President if such contract were made on his own of behalf, except that the common seal of the Board shall be used (where necessary); and every such contract may in the like manner and form be varied or discharged.

- (2) Every contract for the execution of any work or the supply of any materials or goods which will involve an expenditure exceeding one thousand rupees shall be in writing, and shall be sealed.
- (3) The common seal of the Board shall remain in the custody of the Secretary to the Board and shall not be affixed to any contract or other instrument except in the presence of a Trustee (other than the President), who shall attach his signature to the contract or instrument in token that the same was sealed in his presence.

(4) The signature of the said Trustee shall be distinct from the signature of any witness to the execution of such contract or

instrument.

(5) A contract not executed as provided in this section shall not be binding on the Board.

(Chapter II .- The Board of Trustees .- Conduct of Business Officers and servants .- Clauses 24A-27.)

24A. (1) At least seven days before the President enters into any contract for the execution of any work or the supply of any materials or goods which will involve an expenditure exceeding one thousand rupees, he shall give notice by advertisement in local newspapers inviting tenders for such contract.

[1899, s. 88,

- (2) In every such case the President shall place before the Board the specifications, conditions and estimates and all the tenders received, specifying the particular tender (if any) which he proposes to accept.
- (3) In every case in which the acceptance of a tender would involve an expenditure exceeding one lakh of rupees, the Board shall submit to the Local Government the specifications, conditions and estimates, and all the tenders received, specifying the particular tender (if any) the acceptance of which they propose to sanction.
- (4) Neither the Board nor the Local Government shall be bound to sanction the acceptance of any tender which has been made; but the Board, within the pecuniary limits of their powers, as prescribed in section 23, sub-section (1), or the Local Government, may sanction the acceptance of any of such tenders which appears to them, upon a view of all the circumstances, to be the most advantageous, or may direct the rejection of all the tenders submitted to them. them.

25. The President shall take sufficient security for the due [1899, s. 89.1] performance of every contract involving an expenditure exceeding one thousand rupees.

26. (1) The President shall forward to the Local Government a copy of the minutes of the proceedings of each meeting of 1898, s. 21 (3) the Board, within ten days from the date on which the minutes of the proceedings of such meeting were signed as prescribed in section 17, clause (h).

- (2) If the Local Government so directs in any case, the President shall forward to it a copy of all papers which were laid before the Board for consideration at any meeting.
 - (3) (Omitted.)
- (4) The Local Government may require the President to furnish it with-
 - (a) any return, statement, estimate, statistics or other information regarding any matter under the control of the Board, or
 - (b) a report on any such matter, or
 - (c) a copy of any document in the charge of the President.

Officers and Servants.

27. The Board shall prepare and maintain a statement 1899, s. 05. showing-

- (a) the number, designations and grades of the officers and servants (other than employes who are paid by the day or whose pay is charged to temporary work) whom they consider it necessary and proper to employ for the purposes of this Act.
 - (b) the amount and nature of the salary, fees and allowances to be paid to each such officer and servant, and
 - (c) the contributions payable under section 144A in respect of each such officer and servant.

(Chapter II .- The Board of Trustees .- Officers and Servants .-Clauses 28-32.)

28. The Board shall from time to time make rules-

Act 111 of 1884

- (a) fixing the amount and nature of the security to be Ben. furnished by any officer or servant of the Board ** 47.] from whom it may be deemed expedient to require security;
- (b) for regulating the grant of leave of absence, leave-allowances and acting-allowances to the officers and servants of the Board; and
- (c) for establishing and maintaining a provident or annuity fund, for compelling all or any of the officers or servants of the Board (other than any servant of the Government in respect of whom a contribution is paid under section 144A) to contribute to such fund, at such rates and subject to such conditions as may be prescribed by such rules, and for supplementing such contributions out of the funds of the Board:

Provided that a Government servant employed as an officer or servant of the Board shall not be entitled to leave or leaveallowances otherwise than as may be prescribed in any general or special orders of the Government for regulating the transfer of Government servants to foreign service.

29. (Reproduced in clause 144A.)

owers of ap- 30. Subject to any directions contained in any statement [1898, s. 92.]

show vested, prepared under section 27 and any rules made under section 28,
and for the time being in force, the power of appointing, promoting and granting leave to officers and servants of the Board, and reducing, suspending or dismissing them for misconduct, and dispensing with their services for any reason other than misconduct, shall be vested-

- (a) in the case of officers and servants whose monthly salary does not exceed three hundred rupees—in the President, and
- (b) in other cases—in the Board:

Provided that any officer or servant in receipt of a monthly salary exceeding one hundred rupees who is dismissed by the President may appeal to the Board, whose decision shall be final.

[1899, s. 70.]

(a) All statements prepared under section 27, so far as of 61. (a) An statements prepared under section 27, so far as [1898, 8. 93; 1899, 8. 63 (r) red they relate to offices earrying a salary of more than one thousand s. 74, prov. (a).] state-rupees per mensem,

- (b) all rules made under clause (b) or clause (c) of section 28, and
- (c) all orders passed by the Board under section 30, and relating to any officer appointed to hold an office carrying a salary of more than one thousand rupees per mensem, except orders granting leave to, or suspending, any such officer,

shall be subject to the previous sanction of the Local Covernment

32. The President shall exercise supervision and control over the acts and proceedings of all officers and servants of the Board in matters of executive administration, and in matters the foregoing sections, shall dispose of all questions relating to the service of the said officers and servants, and their pay, privi-leges and allowances. concerning the accounts and records of the Board; and, subject to

(Chapter II.—The Board of Trustees.—Officers and Servants.— Chapter III.—Improvement Schemes and Re-housing Schemes.—Clauses 33, 35.)

Delegation of 33. (1) The President may, by general or special order in train of President's functions. Writing, delegate to any officer of the Board any of the President's powers, duties or functions under this Act or any rule made hereunder, except those conferred or imposed upon or vested in him by sections 17, 19, 26, 54, 113, 117, 122, 122B, 153 and 157:

[1839, 1, 18, 3

Provided as follows:-

- (a) the President shall not delegate his power under section 23 to make on behalf of the Board any contract involving an expenditure exceeding one thousand rupees;
- (b) the President shall not delegate his power under section 30 to make appointments to offices carrying a salary of more than one hundred rupees per mensem;
- (c) the President shall not delegate to any officer his power under section 30 to grant leave to, or to reduce, suspend, dismiss, or dispense with the services of, any employé, unless such employé was appointed by such officer by virtue of a delegation of the President's powers of appointment conferred by that section.

(d) (Omitted.)

(2) The exercise or discharge by any officer of any powers, duties or functions delegated to him under sub-section (1) shall be subject to such conditions and limitations (if any) as may be prescribed in the said order, and also to control and revision by the President.

34. (Reproduced in clause 144A).

CHAPTER III.—IMPROVEMENT SCHEMES AND RE-HOUSING SCHEMES.

When general improve- official representation made under section 36 or without such
may be framed. a representation,—

[1898, s. 28₄]

- (a) that any buildings in any area which are used, or are intended or are likely to be used, as dwelling-places, are unfit for human habitation, or
- (b) that danger to the health of the inhabitants of buildings in any area, or in any neighbouring buildings. is caused by—
 - (i) the narrowness, closeness and bad arrangement, or the insanitary condition, of streets or buildings or groups of buildings in such area, or
 - (ii) the want of light, air, ventilation or proper conveniences in such area, or
 - (iii) any other sanitary defects in such area,

and that the most satisfactory method of dealing with the evils connected with such buildings or the sanitary defects of the such area is a general improvement scheme for the re-arrangement and re-construction of the streets and buildings, or consome of them, within such area,

[Cf. 53 & 54 Vict.

the Board may pass a resolution to the effect that such area is an unhealthy area, and that a general improvement scheme ought to be framed in respect of such area,

and may then proceed to frame such a scheme.

(Chapter III .- Improvement Schemes and Re-housing Schemes .-Clauses 36-38.)

- 36. (1) An official representation referred to in section 35 [1898, s. 34.] may be made by the Corporation-
 - (a) of their own motion, or
 - (b) on a written complaint by the Health Officer of the Corporation; or
 - (c) in respect of any area comprised in a municipal ward,on a written complaint signed by twenty-five or more residents of such ward who are liable to pay either the owner's share or the occupier's share of the consolidated rate leviable under the Calcutta Municipal Act, 1899.

Ben. Act III of 1833.

(%) If the Corporation decide not to make an official representation on any complaint made to them under clause (b) or clause (c), they shall cause a copy of such complaint to be sent to the President, with a statement of the reasons for their decision,

37. (1) The Board shall consider every official represent- [Chause 10 in Bern lay ation made under section 36, and shall decide whether a Bill of 1997.] general improvement scheme to carry such representation into effect should be framed forthwith or not, and shall forthwith intimate their decision to the Corporation.

- (2) If the Board decide that it is not necessary or expedient to frame a general improvement scheme forthwith, they shall inform the Corporation of the reasons for their decision.
- (3) If the Board fail, for a period of twelve months after the receipt of any official representation made under section 36, to intimate their decision thereon to the Corporation,

or if the Board intimate to the Corporation their decision that it is not necessary or expedient to frame a general improvement scheme forthwith,

the Corporation may, if they think fit, refer the matter to the Local Government.

- (4) The Local Government shall consider every reference made to it under sub-section (3), and-
 - (a) [Reproduced in sub-clause (b1).]
 - (b) if it considers that the Board ought, under all the circumstances, to have passed a decision within the period mentioned in sub-section (3), shall direct the Board to pass a decision within such further period as the Local Government may think reasonable, or
 - (b1) if it considers that it is, under all the circumstances, expedient that a scheme should forthwith be framed, shall direct the Board to proceed forthwith to frame a scheme.
- (5) The Board shall comply with every direction given by the Local Government under sub-section (4).

38. Whenever the Board are of opinion that, for the street ac. may be purpose of—

[1898, 8, 30 ; Analyis, para 5(1),]

- (a) providing building-sites, or
- (b) remedying defective ventilation, or
- (c) creating new, or improving existing, means of communication and facilities for traffic, or
- (d) affording better facilities for conservancy,

it is expedient to lay out new streets or to alter existing streets (including bridges, causeways and culverts), the Board may pass a resolution to that effect, and shall then proceed to frame a street scheme for such area as they may think

(Chapter III.—Improvement Schemes and Re-housing Schemes. Clauses 39-42.)

39. When framing an improvement scheme in respect of any [1898, s. 26.] area, regard shall be had to—

- (a) the nature and the conditions of neighbouring areas and of Calcutta as a whole;
- (b) the direction in which the expansion of Calcutta appears likely to take place; and
 - (c) the likelihood of improvement schemes being required for other parts of Calcutta.

40. (1) Every improvement scheme shall provide for-

[1808, se. 25(1), 31(1) (with proposed amend-ments).]

- (a) the acquisition by the Board of any land, in the area comprised in the scheme, which will, in their opinion, be required for the execution of the scheme;
- (b) the laying out or re-laying out of the land in the said
- (c) such demolition, alteration or reconstruction of build- [Analysis, para. 4 (3).
 ings, situated on land which it is proposed to
 acquire in the said area, and the construction of
 such buildings, as the Board may think necessary;
- (d) the laying out or alteration of streets (including bridges, [Analysis, para. 6 (3)] causeways and culverts), if required; and
 - (e) the levelling, paving, metalling, flagging, channelling, [1808, s. 28 kf) (e) sewering and draining of the said streets, and the (with proposed amend-ment), s. 31 (7) (e) provision therein of water, lighting and other sanitary (with proposed amendment), s. 31 (9), proceed clause (e):

 1809, a. 303;
 Analysis, para. 4 (1).

- (f) (Reproduced in clause 50A.)
- (2) (Omitted.)

- 41. Any improvement scheme may provide for-
- (a1) the acquisition by the Board of any land, in the area comprised in the scheme, which will, in their opinion, be affected by the execution of the scheme;
- (a) raising, lowering or levelling any land in the area comprised in the scheme;

[1898, se. 25 (2) 31 (2) (a), with

- (b) (Replaced by clause 167 A.)
- (e) the formation or retention of open spaces; and
- (d) any other matters which the Board may think fit.

(1) When any improvement scheme has been framed, [1898, ss. 27 (1), 22,] Board shall prepare a notice, stating-

- (a) the fact that the scheme has been framed,
- (b) the boundaries of the area comprised in the scheme, and
- (c) the place at which particulars of the scheme, a map of the area comprised in the scheme and a statement of the land which it is proposed to acquire may be seen at reasonable hours.

(2) The Board shall-

- (i) cause the said notice to be published weekly for three consecutive weeks in the Calcutta Gazette and in local newspapers, with a statement of the period within which objections will be received,
- (ii) send a copy of the notice to the Chairman of the Corporation and to the Chairman of any Municipality constituted under the Bengal Municipal Act, 1884, in which any portion of the sen, Act III area comprised in the scheme is situated.

(Chapter III.—Improvement Schemes and Re-housing Schemes.—Glauses 43—46.)

(3) The President shall cause copies of all documents [1899, s. 571(0.)] referred to in clause (c) of sub-section (7) to be delivered to any applicant on payment of such fee as may be prescribed by rule made under section 137.

Transmission Board of re. 48. The Chairman of the Corporation, and the Chairman [1898, as. (with propose resentation by of any Municipality to whom a copy of a notice has ment), 32.] tunicipality as been sent under clause (ii) of section 42, shall, within a propose ment scheme. Period of sixty days from the receipt of the said copy, forward to the Board any representation which the Corporation or Municipality may think fit to make with regard to the scheme.

as to 44. (1) During the thirty days next following the first day [1898, 180 87 (9) (3) acquai on which any notice is published under section 42 in respect of any improvement scheme, the Board shall serve a notice on—

- (i) every person whose name appears in the municipal assessment-book as being primarily liable to pay the owner's share of the consolidated rate, or the rate on the annual value of holdings, as the ease may be, in respect of any land which the Board propose to acquire in executing the scheme, and
- (ii) the occupier (who need not be named) of each premises or holding, entered in the municipal assessment-book, which the Board propose to acquire in executing the scheme.

provise a therein of water, light my and

- onveniences ardinardy provided in a Munic (2) Such notice shall—
- The of smale of traditions? (a) state that the Board propose to acquire such land for the purpose of carrying out a general improvement scheme or a street scheme, as the case may be, and d, in the real
- (b) require such person, if he dissents from such acquisition, to state his reasons in writing within a period of sixty days from the service of the note all a notice, no godievel to printed quicket (a)

the wild will found where he

(3) Every such notice shall be signed by, or by the order of, the President. at the formalism or releasing of our reases.

45. The Chairman of the Corporation, and the Chairman of any Municipality constituted under the Bengal Municipal Act, 1884, in any part of which this section is for the time being in force, shall, respectively, furnish the President, at his request, with a copy of, or extracts from, the municipal assessment-book, at such charge as may be fixed by rule made under section 136.

46. (1) After the expiry of the periods respectively [1898, 88, 28, 32.] prescribed under section 42, clause (i), and by section 43 and section 44, clause (b), in respect of any improvement scheme, the Board shall consider any objection, representation and statement of dissent received thereunder, and may either abandon the scheme or apply to the Local Government for sanction to the scheme, with such modifications (if any) as the Board may consider necessary.

- (2) Every application submitted under sub-section (1) shall be accompanied by—
- (a) a description of, and full particulars relating to, the scheme, and complete plans and estimates of the cost of executing the scheme:
- (b) a statement of the reasons for any modifications made in the scheme as originally framed;

(Chapter III .- Improvement Schemes and Re-housing Schemes .-Qlauses 47-51.)

- (b1) a statement of objections (if any) received under section 42;
- (c) any representation received under section 43;
- (d) a list of the names of all persons (if any) who have dissented, under section 44, clause (b), from the proposed acquisition of their land, and a statement of the reasons given for such dissent; and
- (e) (Omitted.)
- (f) a statement of the arrangements made or proposed by the Board for the re-housing of persons (and particularly of persons of the poorer classes) who are likely to be displaced by the execution of the scheme.
 - (g) [Reproduced in sub-clause (a).]

47. The Local Government may sanction, either with or [analysis, para. 6 (4)] ment scheme submitted to it under section 46.

- Notification 48. (1) Whenever the Local Government sanctions an [1898, sa. 29 (1), 32,] anction to improvement scheme, it shall announce the fact by notification, and the Board shall forthwith proceed to execute the scheme.
 - (2) The publication of a notification under sub-section (1) in respect of any scheme shall be conclusive evidence that the scheme has been duly framed and sanctioned.

49. At any time after any improvement scheme has been [1898, ss. 29 (2) (with sanctioned by the Local Government, and before it has been \$2.]

carried into execution, the Board may alter it:

Provided as follows :-

- (a) if any alteration is estimated to increase the estimated net cost of executing a scheme by more than five per cent. of such cost, such alteration shall not be made without the previous sanction of the Local Government;
- (b) if any alteration involves the acquisition, otherwise than by agreement, of any land the acquisition of which has not been sanctioned by the Local Government, the procedure prescribed in the foregoing sections of this Chapter shall, so far as applicable, be followed as if the alteration were a separate scheme.

Combination improve-ent schemes.

the

50. 'Any number of areas in respect of which improvement [1898, s. 23, first prov. schemes have been, or are proposed to be, framed may at any time be included in one combined scheme.

- 50A. (1) The Board may frame schemes therein called [Clauses 40 (1) and re-housing schemes) for the construction, maintenance and duced in Council.] management of such and so many dwellings and shops as they at [1898.] as, 26 (8), may consider ought to be provided for persons who—
 - (a) are displaced by the execution of any improvement scheme sanctioned under this Act, or
- (b) are likely to be displaced by the execution of any improvement scheme which it is intended to frame, or to submit to the Local Government for sanction, under this Act.
- (2) In framing a re-housing scheme, the Board shall have special regard to the needs of persons of the poorer classes.
- (3) Every re-housing scheme shall be submitted to the Local Government, who may either sanction it, with or without modification, or refuse to sanction it,
- (4) The Board shall not themselves construct dwellings or as introduced in shops under a re-housing scheme unless they are satisfied, after Council.]

 [Analysis, para. 5, 20th September, 1907, para. 12 struct them and is prepared to construct, maintain and manage 13th Pebruary, 1908, them under the control of the Board.

d May, 1908, pars,

less width than-

(a) forty feet, if the street be intended for carriage (a).]

(a) traffic; or

(Chapter III .- Improvement Schemes and Re-housing Schemes .-Clauses 53, 54.)

- (b) twenty, feet, if the street be intended for foot traffic only; tel unr representation received ander
 - (c) (Omitted):

Provided as follows: I for to secure with to tail a bell

- (i) the width of an existing street need not be increased to the minimum required by this section if the Board consider it impracticable to do so;
- (ii) nothing in this section shall be deemed to prevent the Board from laying out service passages for sanitary purposes of any width less than twenty feet. filedy so be displaced by the
- 52. (Omitted.)

53. (1) Whenever any building, or any street, square or other land, or any part thereof, which—

(a) is situated in the Calcutta Municipality and is vested in the Corporation, or

(b) is situated in any part of any Municipality constituted under the Bengal Municipal Act, 1884, in which Ben. Act III of 1804. this section is for the time being in force, and is vested in the Commissioners of that Municipality.

is required for executing any improvement scheme, the Board shall give notice accordingly to the Chairman of the Corporation or the Chairman of such Municipality, as the case may be;

and such building, street, square, land or part shall there-upon vest in the Board, subject, in the case of any building or any land (not being a street or square), to the payment to the Corpor-ation, or to such Commissioners, as the case may be, of such sum as may be required to compensate them for actual loss resulting from the transfer thereof to the Board.

(2) If any question or dispute arises as to the sufficiency of the compensation paid or proposed to be paid under sub-section (1), the matter shall be referred to the Local Government, whose decision shall be final.

- 54. (1) Whenever any street or square or part thereof which is not vested in the Board or in the Corporation or in the Commissioners of any Municipality constituted under the Bengal Municipal Act, 1884, is required for executing any improvement scheme, the Board shall cause to be affixed in a conspicuous place in or near such street, square or part a notice, signed by the President, and
 - (a) stating the purpose for which the street, square or part is required, and
 - (b) declaring that the Board will, on or after a date to be specified in the notice, take over charge of such street, square or part from the owner thereof.
- (2) After considering and deciding all objections (if any) received in writing before the date so specified, the Board may take over charge of such street, square or part from the owner thereof; and the same shall thereupon vest in the Board.
- (8) When the Board alter or close any street or square or part thereof which has vested in them under sub-section (2), they shall pay reasonable compensation to the previous owner for the loss of his rights therein.
- (4) If the alteration or closing of any such street, square or part causes damage or substantial inconvenience to owners of property adjacent thereto or to residents in the neighbourhood,
 - (i) shall forthwith provide some other reasonable means of access for the use of persons who were entitled to use such street, square or part as a means of access to any property or place, and,
 - (ii) if the provision of such means of access does not sufficiently compensate any such owner or resident for such damage or inconvenience, shall also pay him reasonable compensation in money.

Act III of 1884,

(Chapter III .- Improvement Schemes and Re-housing Schemes .-Clauses 56A-56E.)

55. (Reproduced in clause 56J.)

56. (1) (Replaced by clause 56A.)

(2) (Replaced by clauses 56B to 56H.)

Provision of 56A. (1) When any building, or any street, square or Of clause 56 (1) of drain or water work to re-other land, or any part thereof, has vested in the Board under Douncill.)

place another section 53 or section 54, no municipal drain or water-situated on section 54 or section 54 or section 54 or section 54 or section 55 or section 55 or section 56 or section 56 or section 57 or section 57 or section 58 or section 59 or section 50 or section 59 or section 50 or s land vested work therein shall vest in the Board under in Board under in Board under section 63 or water-work (as the case may be), if required, has been section 64. provided by the Board, to the satisfaction of the General provided by the Board, to the satisfaction of the General Committee or of the Commissioners of the Municipality constituted under the Bengal Municipal Act, 1884, as the Ben, Act III of 1834. case may be, in place of the former drain or work.

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(2) If any question or dispute arises as to whether another drain or water-work is required, or as to the sufficiency of any drain or water-work provided by the Board, under sub-section (1), the matter shall be referred to the Local Government, whose decision shall be final.

to 56B. (1) Sections 337, 338 and 355, and clause (e) of [ef. clause 56 (2) of of section 354, of the Calcutta Municipal Act, 1899, shall not Council.]

Section 354, of the Calcutta Municipal Act, 1899, shall not Council.

Ben. Act III of 1899. Bar to application of certain see section 354, of the Calcutta Municipal Act, 1899, Shan he certain see section 354, of the Calcutta Municipal Act, 1899, and apply to any street which is vested in the Board, nicipal Act, 1899, to streets vested (2) Sections 345 and 346 of the said Act shall not streets vested apply when any drain, pavement or surface referred to in the Board.

apply when any drain, pavement or surface referred to in the said section 345 is opened or broken up by the Board.

Repair and state of state of them to be used for public traffic,—

| Cf. clause 55 (2) o: Bill as introduced in Council.] [1899, ss. 337, 338.]

- (a) they shall, as far as practicable, keep the street in good repair and do all things necessary for the safety and convenience of persons using it, and
- (b) they shall cause the street to be watered, if they consider it necessary to do so for the public convenience.

Guarding 56D. Whenever any drain in, or the pavement or [0f. clause 56(2) at when street surface of, any street vested in the Board is opened or broken Council.] when is up by the Board for the purpose of carrying on any work, [1889, s. 345.]

or whenever the Board allow any street which they have under construction to be used for public traffic,

the Board shall cause the place to be fenced and guarded and to be sufficiently lighted during the night, and shall take proper precautions for guarding against accident by shoring up and protecting adjoining buildings,

and shall, with all convenient speed, complete the said work, fill in the ground, and repair the said drain, pave-ment or surface, and carry away the rubbish occasioned ment or surface, thereby, or complete the construction of the said street, as the case may be.

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- Prevention or restriction of traffic line being executed by the Board in any public street vested in continuous line board, them, or when any other work which may lawfully be during product by the Board in any street vested in the board in the Board may direct that such street shall, during the progress of such work, be either wholly or partially closed to traffic generally or to traffic of any specified description. 56E. (1) When any work referred to in section 56D is [0]. clause 56(2) of Bill as introduced in any public street vested in Council.]
 - (2) When any such direction has been given, the Board shall set up in a conspicuous position in or near the street an order prohibiting traffic to the extent so directed, and

(Chapter III.—Improvement Schemes and Re-housing Schemes. Clauses 56F, 56G.)

shall fix such bars, chains or posts across or in the street as they may think proper for preventing or restricting traffic therein.

on of 56F. (1) When any work is being executed by the [cf. clause 56(2) of and Board in any public street vested in them, the Board shall, Bill as introduced in the street of the street street was preasonably be practicable, make adequate [1899, s. 347.] is so far as may reasonably be practicable, make adequate by provision for-

(a) the passage or diversion of traffic;

- (b) securing access to all premises approached from such street; and
- (c) any drainage, water-supply or means of lighting which is interrupted by reason of the execution of the work.
- (9) The Board shall pay reasonable compensation to any person who sustains special damage by reason of the execution of any such work.

56G. (1) The Board may-

[Cf. clause 56(2) of Bill as introduced in

- (a) turn, divert, discontinue the public use of, or per-355.]

 manently close, any public street vested in them, or any part thereof, or
- (b) discontinue the public use of, or permanently close, any public square vested in them, or any part
- (2) Whenever the Board discontinue the public use of, or permanently close, any public street vested in them, or any part thereof, they shall pay reasonable compensation to every person who was entitled, otherwise than as a mere licensee, to use such street or part as a means of access and has suffered damage from such discontinuance or closing.
- (3) Whenever the Board discontinue the public use of, or permanently close, any public square vested in them, or any part thereof, they shall pay reasonable compensation to every person-
 - (a) who was entitled, otherwise than as a mere licensee, to use such square or part as a means of
 - (b) whose immovable property was ventilated by such square or part,

and who has suffered damage,-

- (i) in case (a), from such discontinuance or closing, or
- (ii) in case (b), from the use to which the Board have put such square or part.
- (4) In determining the compensation payable under sub-section (2) or sub-section (3), the Board shall make allowance for any benefit accruing to the same premises or any adjacent premises belonging to the same owner from the construction, provision or improvement of any other public street or square at or about the same time that the public street or square or part thereof, on account of which the compensation is paid, is discontinued or closed.
- (5) When any public street vested in the Board, or any part thereof, is permanently closed under sub-section (1), the Board may sell or lease the site of so much of the roadway and footpath as is no longer required.

(Chapter III .- Improvement Schemes and Re-housing Schemes .-Clauses 56H, 56J.)

- 56H. (1) In any area in the neighbourhood of the Bill as introduced in Calcutta Municipality, the Board may, from time to Council.] time, prepare schemes and plans of proposed public [1899, ss., 356, 352.] streets, showing the direction of such streets, the street alignment and building line on each side of them, their intended width and such other details as may appear
- (2) Before finally adopting any scheme or plan prepared under sub-section (1), the Board shall send the same to the local authority by which such area is administered, and shall consider any representation made to them by that authority before a date to be appointed by the Board in this behalf.
- (3) When any plan prepared under sub-section (2) has been finally adopted by the Board, the street to which it refers shall be deemed to be a projected public street.
- (4) If any person desires to erect, re-erect, add to or alter any building or wall so as to make the same fall within the street alignment or building line shown in any plan so adopted, he shall apply to the Board for permission to do so.
- (5) If the Board refuse to grant permission to any person to erect on his land any building or wall to project as aforesaid, and if they do not proceed to acquire such land within two years from the date of such refusal, they shall pay reasonable compensation to such person for any damage sustained by him in consequence of such refusal.
- (6) When any building, wall or part thereof projecting across the street alignment or building line shown in any plan adopted as aforesaid has fallen down or been burnt down or taken down, the President may, by written notice, require the same to be set back to or towards such street alignment or building line.
- (7) When any building or wall is set back in pursuance of a requisition made under sub-section (6), the Board shall forthwith make full compensation to the owner of the building or wall for any damage that he may sustain thereby.

- (a) between the Board and the previous owner of any street sections 41B (2), (3), or square or part thereof which has vested in 105(1). 1 the Board under section 54 and has been altered or closed by them, as to the sufficiency of the compensation paid or previous arises. or closed by them, as to the sufficiency of the com-pensation paid or proposed to be paid under sub-section (3) of that section, or
- (b) between the Board and any person who was entitled, otherwise than as a mere licensee, to use as a means of access any street or square or part thereof which has vested in the Board under section 54,
 - (i) as to whether the alteration or closing of such street, square or part causes damage or sub-stantial inconvenience to owners of property adjacent thereto or to residents in the neighbourhood, or
 - (ii) as to whether the other means of access provided or proposed to be provided under subsection (4) of the said section 54 are reasonably sufficient, or
 - (iii) as to the sufficiency of any compensa-tion paid or proposed to be paid under the said sub-section (4), or

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(0) between the Board and any person, as to the sufficiency of any compensation paid or proposed to be paid to him under section 56F, section 56G or section 56H,

(Chapter III .- Improvement Schemes and Re-housing Schemes. Clauses 57-58.)

the matter shall be determined by the Tribunal, if referred to it within a period of three months from-

in case (a) or case (b)—the date on which the street or square or part thereof was altered or closed by the Board, or

in case (c)—the date on which the said person was informed of the decision of the Board fixing the amount of compensation to be paid to him;

and the determination of the Tribunal shall be final.

- (2) If a reference to the Tribunal be not made within the period prescribed by sub-section (1), the decision of the Board shall be final.
- (3) For the purpose of determining any matter referred to it under sub-section (1), the Tribunal shall have all the powers with regard to witnesses, documents and costs which it would have if the Land Acquisition Act, 1894, as modified by section 61C of 1 of 1894. this Act, were applicable to the case.

57. (1) Whenever the General Committee are satisfied-

Vesting in Corporation of said streets out or altered, and vided, by the

- (a) that any street laid out or altered by the Board has been duly levelled, paved, metalled, flagged, channelled, sewered and drained in the manner provided in the plans sanctioned by the Local Government under section 47, and
- (b) that such lamps, lamp-posts and other apparatus as the General Committee consider necessary for the lighting of such street and as ought to be provided by the Board have been so provided, and
- (c) that water and other sanitary conveniences ordinarily provided in a Municipality have been duly provided in such street,

the General Committee shall make a report to the Corporation, and the Corporation shall thereupon, after informing the Board of their intention to do so, by written notice affixed in some conspicuous position in such street, declare the street to be a public street; and the street shall thereupon vest in the Corporation, and shall thenceforth be maintained, kept in repair, lighted and cleansed by the Corporation.

(2) When any open space for purposes of ventilation or [1898, s. 45 (2), with recreation has been provided by the Board in executing any improvement scheme, it shall, on completion, be transferred to the Corporation by resolution of the Board, and shall there-upon vest in, and be maintained at the expense of, the Corporation:

Provided that the General Committee may require the Board, before any such open space is so transferred, to enclose, level, turf, drain and lay out such space and provide footpaths therein, and, if necessary, to provide lamps and other apparatus for lighting it.

(3) If any difference of opinion arises between the Board and [1898, s 45 (4).] the General Committee in respect of any matter referred to in the foregoing provisions of this section, the matter shall be referred to the Local Government, whose decision shall be final.

57A. If section 57 be extended, by notification under section 1, sub-section (3), to any Municipality in the neighbourhood of the Calcutta Municipality, it shall be construed as if the references therein to the General Committee and the Corporation were references to the Commissioners of the former Municipality.

58. Notwithstanding anything contained in section 57 or 1805, proposection 57A, the Board may retain any service passage which tion 45 (24).11 they have laid out for sanitary purposes, and may enter into an agreement with the General Committee or any other person for the supervision, repair, lighting and general management of any passage so retained.

(Chapter IV .- Acquisition and Disposal of Land .- Compulsory Acquisition .- Abandonment of Acquisition - Clauses 65-67 A.)

appointing, promoting and granting leave to officers and servants of the Tribunal, and the power of reducing, suspending or dismissing them, shall vest in the President of the Tribunal.

Payments by 65. (1) The remuneration prescribed under section 63 for [1898, s. 48 (9), (12)]

Board on account of Tricount of Triacting allowances prescribed under section 64 for officers and
servants of the Tribunal, shall be paid by the Board to the
President of the Tribunal for distribution.

(2) (Reproduced in clause 144A)

66. (1) The President of the Tribunal may, from time to [1898, s. 48 (19) (6).] Power to make 66. (1) The President of the Tribunal May, from time of the Local Government, make rules, not repugnant to the Code of Civil Procedure, 1908, for the conduct of business by the Tribunal.

(2) All such rules shall be published by notification.

Award of 67. (1) For the purpose of determining the award to [1898, s. 48 (1), (2) Tribunal how to be determined. be made by the Tribunal under the Land Acquisition Act, ments.] I of 1894. 1894.-

- (a) if there is any disagreement as to the measurement of land, or the amount of compensation or costs to be allowed, the opinion of the majority of the members of the Tribunal shall prevail;
- (b) questions relating to the determination of the persons to whom compensation is payable, or the apportionment of compensation, may be tried and decided in the absence of the assessors if the Fre-sident of the Tribunal considers their presence unnecessary; and, when so tried and decided, the decision of the President shall be deemed to be the decision of the Tribunal; and
 - (c) notwithstanding anything contained in the foregoing clauses, the decision on all questions of law and procedure shall rest solely with the President of the Tribunal.
 - (2), (3) [Replaced by clause 67 (1), as amended.]

(4) to (6) (Omitted).

(7) Every award of the Tribunal, and every order made by [Bom., s. 48 (10).] and the Tribunal for the payment of money, shall be enforced by on the Court of Small Causes of Calcutta as if it were a decree of special of that Court.

Abandonment of Acquisition.

67A. (I) In any case in which the Local Government has introduced in Council, sanctioned the acquisition of land, in any area comprised in [1889, a. 307 (8), an improvement scheme, which is not required for the execution of the scheme, the owner of the land, or any person having an interest therein, may make an application to the Board, requesting that the acquisition of the land should be abandoned in consideration of the payment by him of a sum to be fixed by the Board in that behalf,

- (2) The Board shall not be bound to admit any such application unless it-
 - (a) reaches them before the time fixed by the Collector under section 9 of the Land Acquisition Act, 1894, for making claims in reference to the land, and

I of 1894.

- (b) is made by all persons who have interests in the land greater than a lease for years having seven years to run.
- (3) If the Board decide to admit any such application they shall forthwith inform the Collector; and the Collector shall thereupon stay for a period of three months all further proceedings for the acquisition of the land, and the

(Chapter IV .- Acquisition and Disposal of Land .- Abandonment of Acquisition .- Clause 67B.)

Board shall proceed to fix the sum in consideration of which the acquisition of the land may be abandoned,

(4) Within the said period of three months, or, with the permission of the Board, at any time before the Collector has taken possession of the land under section 16 of the Land Acquisition Act, 1894, the person from whom the Board have arranged to accept the sum so fixed may, if the Eoard are satisfied that the security offered by him is sufficient execute an agreement with the Board either. sufficient, execute an agreement with the Board, either-

I of 1894.

- (a) to pay the said sum three years after the date of the agreement, or
- (b) to leave the said sum outstanding as a charge on his interest in the land, subject to the payment in perpetuity of interest at such rate, not less than four per cent. per annum, as may be fixed by the Board, and to make the first annual payment of such interest four years after the date of the agreement:

Provided that the Board may, at any time before the Collector has taken possession of the land under section 16 of the Land Acquisition Act, 1894, accept immediate payment of the said sum instead of an agreement as

I of 1894.

- (5) When any agreement has been executed in pursuance of sub-section (4), or when any payment has been accepted in pursuance of the proviso to that sub-section, in respect of any land, the proceedings for the acquisition of the land shall be abandoned.
- (6) Every payment due from any person under any agreement executed under sub-section (4) shall be a charge on the interest of that person.
- (7) If any instalment of interest payable under an agreement executed in pursuance of clause (b) of sub-section (4) be not paid on the date on which it is due, the sum fixed by the Board under sub-section (8) shall be payable on that date, in addition to the said instalment.
- (8) At any time after an agreement has been executed in pursuance of clause (b) of sub-section (4), any person may pay off the charge created thereby, with interest, at the rate specified in the agreement, up to the date of such payment.
- (9) When an agreement in respect of any land has been executed by any person in pursuance of sub-section (4), no suit with respect to such agreement shall be brought against the Board by any other person (except an heir, executor or administrator of the person first aforesaid) claiming to have an interest in the land.

67B. When an agreement has been executed by any [Clause 94 of Bill person in pursuance of section 67A, sub-section (4), in respect as introduced in of any land, and any money payable in pursuance of that section [1899, a 257 (5)] is not duly paid, the same shall be recoverable by the Board (together with interest, up to the date of realization, at the rate of four percent, per annum), from the said person or his successor in interest in the manner provided by the Calcutta successor in interest, in the manner provided by the Calcutta Municipal Act, 1899 for the recovery of the consolidated rate;

(Chapter IV .- Acquisition and Disposal of Land .- Acquisition by Agreement .- Compulsory Acquisition .- Clauses 60-62.)

CHAPTER IV .- ACQUISITION AND DISPOSAL OF LAND.

59. [Replaced by clause 61A.]

Acquisition by agreement.

or person for the Board may enter into an agreement with any [1898, s. 46; 1899, s. 556 (2).]
of any land which the Board are authorized to acquire, or any interest in such land.

Compulsory acquisition.

61. [Reproduced in clause 61C (b).]

61A. The Board may, with the previous sanction of the [Clause 59 Power to 61A. The Board may, with the previous sanction of the [Clause 59 acquire land Local Government, acquire land under the provisions of as introduced and acquisit. The Land Acquisition Act, 1894, for carrying out any of the tion Act, 1894, purposes of this Act.

[1898, s. 63, opening use; 9, m. 357 (1), (2), 556 (I); Analysis, para 4 (5).) I of 1894.

Tribunal to 61B. A Tribunal shall be constituted, as provided in [Gr. clause 62 (1) of constituted. section 62, for the purpose of performing the functions of the Council.]

Court in reference to the acquisition of land for the Board [1898, s. 48 (1).] under the Land Acquisition Act, 1894.

61C. For the purpose of acquiring land under the said [Clauses [61 and 62 (1), and so shedule A, clauses 4 and 5, of Bill as introduced in Council.]

(a) the Tribunal shall (except for the purposes of section [1898, s. 48 (1); 54 of that Act) be deemed to be the Court, and the Modification 61C. For the pur of the Land Act for the Board,— Act, 1894.

- 54 of that Act) be deemed to be the Court, and the President of the Tribunal shall be deemed to be the Judge, under the said Act;
- (b) the said Act shall be subject to the further modifications indicated in the Schedule;
- (c) the President of the Tribunal shall have power to [Act I of 1894, s. 14.] summon and enforce the attendance of witnesses, and to compel the production of documents, by the same means, and (so far as may be) in the same manner, as is provided in the case of a Civil Court under the Code of Civil Procedure, vot 1808. 1908; and

(d) the award of the Tribunal shall be deemed to be the award of the Court under the said Land Acquisition Act, 1894, and shall be final.

I of 1894.

[1898, s. 48 (3).]

Constitution of Tribune!

62. (1) The said Tribunal shall consist of a President and two assessors.

(2) The President of the Tribunal shall be either-

- (a) a member of the Judicial Branch of the Imperial or [1898, s. 48 (4).]

 Provincial Civil Service, of not less then ten years' standing in such Service, who has, for at least three years, served as District Judge or held judicial office not inferior to that of a Subordinate Judge; or
- (b) a barrister, advocate or pleader of not less than ten years' standing, who has practised as an advocate or pleader in the Calcutta High Court.
- (3) The President of the Tribunal and one of the assessors [1898, s. 48 (3).] shall be appointed by the Local Government, and the other assessor shall be appointed by the Corporation, or, in default of the Corporation, by the Local Government:

(Chapter IV .- Acquisition and Disposal of Land .- Compulsory Acquisition .- Clauses 63, 64.)

Provided that no person shall be eligible for appointment as [1808, s. 2(5).] a member of the Tribunal if he is a Trustee or is, for any of the reasons mentioned in section 9, disqualified for appointment as a Trustee.

(4) The term of office of each member of the Tribunal shall be [1898, s. 48 6).] two years; but any member shall, subject to the proviso to subsection (3), be eligible for reappointment at the end of that term.

(5) The Local Government may, on the ground of incapacity [1898, s. 48 (6).] or misbehaviour, or for any other good and sufficient reason, cancel the appointment of any person as a member of the Tribunal.

(6) When any person ceases for any reason to be a member of [1898, s. 42 (7).] the Tribunal, or when any member is temporarily absent in consequence of illness or any other unavoidable cause, the Local Government or (if the person whose place is to be filled was appointed by the Corporation) the Corporation, or, in default of the Corporation, the Local Government, shall forthwith appoint a fit person to be a member in his place.

(7) All appointments made under this section shall be published [1898, s. 49 (8).] by notification.

63. Each member of the Tribunal shall be entitled to receive [1895, a. 48 (8).] such remuneration, either by way of monthly salary or by way of fees, or partly in one of those ways and partly in the other, as the Local Government may prescribe.

64. (1) The President of the Tribunal shall, from time to [1898, s. 48 (12).) Officers and ervants ribunal, of time, prepare a statement showing-

- (a) the number and grades of the clerks and other officers and servants whom he considers should be maintained for carrying on the business of the Tribunal,
 - (b) the amount of the salary to be paid to each such officer and servant, and
 - (c) the contributions payable under section 144A in [Cf. clause 27(c) of respect of each such officer and servant.

 Bill as introduced in Council.] respect of each such officer and servant.

(1a) The President of the Tribunal shall, from time to [Cf. clause 28 of Bill as introduced in Council.]

(i) for regulating the grant of leave of absence, leave-proposed amendments allowances and acting-allowances to the officers and 1899, s. 78; Ben. Act III of servants of the Tribunal; and

Ben. Act 1884, s. 47.1

(ii) for establishing and maintaining a provident or annuity fund, for compelling all or any of the officers or servants of the Tribunal (other than any servant of the Government in respect of whom a contribution is paid under section 144A) to contribute to such fund, at such rates and subject to such conditions as may be prescribed by such rules, and, with the sanction of the Board, for supplementing such contributions out of the funds of the Board:

Provided that a Government servant employed as an officer or servant of the Tribunal shall not be entitled to leave or leaveallowances otherwise than as may be prescribed in any general or special orders of the Government for regulating the transfer of Government servants to foreign service.

- (2) All statements prepared under sub-section (1), and all [Cf. clause 31 of Bill rules made under sub-section (1a), shall be subject to the previous as introduced in sanction of the Local Government.
- (3) Subject to any directions contained in any statement prepared under sub-section (1) and any rules made under subsection (1a), and for the time being in force, the power of

(Chapter IV .- Acquisition and Disposal of Land .- Abandonment of acquisition. - Disposal of Land. - Chapter V. - Taxalion. -Duty on Transfers of Property .- Clauses 67 (-71.)

and, if not so recovered, the President may, after giving public notice of his intention to do so, sell the interest of the said person or successor by public auction, and may deduct the said money and the expenses of the sale from the proceeds of the sale, and shall pay the balance (if any) to the defaulter.

Agreement or payment under section been executed, or a p yment has been accepted, in purbar acquisition suance of section 67A, sub-section (4), be subsequently under a fresh declaration. required for any of the purposes of this Act, the agreement or payment shall not be deemed to prevent the acquisition of the land in pursuance of a fresh declaration published under section 6 of the Land Aquisition Act, 1894.

1 of 1894.

Disposal of land.

- 68. (1) The Board may retain, or may let on hire, lease, sell, [1898, s. 63] (5), 556 exchange or otherwise dispose of, any land vested in or acquired [49: [Analysis, pare. 4(3),] by them under this Act.
- (2) Whenever the Board decide to lease or sell any land acquired by them under this Act from any person, they-
 - (a) shall give notice by advertisement in local newspapers, and
- (b) shall offer to the said person, or his heirs, executors or administrators, a prior right to take on lease or to purchase such land, at a rate to be fixed by the Board, if the Board consider that such a right can be given without detriment to the carrying out of the purposes of this Act. this Act.
- (3) If in any case two or more persons claim to exercise a right offered under clause (b) to take on lease or to purchase any land, the right shall be exerciseable by the person who agrees to pay the highest sum for the land, not being less than the rate fixed by the Board under that clause, to the exclusion of the others.

70. (1), (2). (Reproduced in clause 50.4.)

Sin' (3). (Omitted.) ad yarm en gerit mous as la los ent of

CHAPTER V.-TAXATION.

and variety and the property of the

Duty on Transfer of Property.

Duty on certain transfers 71. (I) The duty, imposed by the Indian Stamp Act, 1899, If of 1899, [26th September of Indian Stamp Act, 1899, If of 1899, [26th September of Indian Stamp Act, 1899, If of 1899, [26th September of Indian Stamp Act, 1899, If of 1899, [26th September of Indian Stamp Act, 1899, If of 1899, [26th September of Indian Stamp Act, 1899, If of 1899, [26th September of Indian Stamp Act, 1899, If of 1899, [26th September of Indian Stamp Act, 1899, If of 1899, [26th September of Indian Stamp Act, 1899, If of 1899, [26th September of Indian Stamp Act, 1899, [26th be increased by two per centum on the value of the property so situated, or (in the case of an usufructuary mortgage) on the amount secured by the instrument, as set forth in the instrument.

- (1a) For the purposes of this section, section 27 of the said Indian Stamp Act, 1899, shall be read as if it specifically required the particulars referred to therein to be set forth separately in respect of-
 - (a) property situated in the Calcutta Municipality,
- (b) property situated outside the Calcutta Municipality, bear a least and a least a least and a least a least and a least a lea

China Seam-vends Act. 1004, respensively.

II of 1899.

The Calcutta Improvement Bill, 1911.

(Chapter V .- Taxa'ion .- Terminal Tax on Passengers .- Clause 72).

(1b) For the purposes of this section, section 64 of the said Indian Stamp Act, 1899, shall be read as if it referred to the Board as well as the Government.

(2) All collections resulting from the said increase after deducting incidental expenses (if any), be paid to the Board at such time as may be prescribed by rule made under section 87.

Part II .- Terminal Tax on Passengers.

tax 72. (1) Every passenger brought to or taken from any [C. B. C., rers or station in the Calcutta Municipality or the Howrah Muni-

cipality by railway, and
every passenger brought to or taken from any landing-place
in the Port of Calcutta within five miles from Government House by inland steam-vessel,

shall pay a tax of half an anna in respect of each journey so made by him:

Provided as follows :-

- (a) the said tax shall not be payable by any passenger brought from, or taken to, any place situated within a radius of ten miles from Government House;
- (b) the Local Government may, by notification, either-
 - (i) with the previous sanction of the Government of India, reduce the said radius to any distance less than ten miles, in its application either to passengers generally or to passengers of any specified class, or

(ii) with the previous sanction of the Government of

India, cancel proviso (a), or
(iii) reduce the said tax to any lower rate, either in respect of passengers generally or in respect of

- passengers making frequent journeys;
 (c) the said tax may, in the case of passengers taking suburban season tickets, be calculated at the rate of six annas per mensem for each such ticket, or at such lower rate as the Local Government may prescribe by notification.
- (2) The said tax shall be collected, by means of a surcharge on fares, by the administration of the railway, or the owner of the vessel, by which the passengers are carried, and shall be paid to the Board at such time as may be prescribed by rule made under section 87, after making such deduction as the Local Government may approve to meet any expenses incurred in connection with the collection of the tax.
- (3) The owner of every inland steam-vessel referred to in sub-section (1) shall prepare and deliver, or cause to be prepared and delivered, to the President, each quarter, a return, in the form prescribed by rule made under section 87, of all passengers, carried by such vessel, by whom the tax imposed by that sub-section is payable; and shall subscribe, at the foot of such return, a declaration of the truth thereof.
- (4) Every such return shall be delivered to the President or posted to his address within fifteen working days, or at most within thirty days, after the end of the quarter to which it

Explanation .- The expression "working day," as used in this sub-section, means every day except a public holiday as defined in section 25 of the Negotiable Instruments Act, 1881.

- (4a) If this Act is directed to come into force during a quarter, the first of the said returns shall be made for the unexpired portion of that quarter.
- (5) The expression "administration" and the expressions "owner" and "inland steam-vessel," as used in this section, have the same meanings as in the Indian Railways Act, 1890, and the ınland Steam-vessels Act, 1884, respectively.

[Act II of 1898, s. 8.

XX . I of 1831.

1X of 1890. VI of 1884.

(Chapter V .- Taxation .- Customs Duty on Jute .- Supplemental for Provisions .- Clauses 73-88.)

Customs Duty on Jute.

jute exported by sea from the Port of Calcutta to any other Analysis, para. 18.

port, whether beyond or within India, at such rate, not exceeding—

(a) in the case of raw jute (including jute cuttings and rejections), two annas per bale of four hundred

[C.B.C., para. 13.

26th September, para. 23.

14th February, para. 4;

Act VIII of 1894,

Act IX of 1903, a 73. (1) A customs duty shall be levied and collected on all

- pounds, and
- (b) in the case of manufactured jute, twelve annas per ton of two thousand two hundred and forty pounds,

as the Local Government may prescribe by notification.

(2) At the close of each quarter, or as soon thereafter as s(1). At the close of each quarter, or as soon thereafter as s(1). At the close of each quarter, or as soon thereafter as s(1). At the close of each quarter, or as soon thereafter as s(1). At the close of each quarter, or as soon thereafter as s(1). At the close of each quarter, or as soon thereafter as s(1). At the close of each quarter, or as soon thereafter as s(1). Customs-Collector to the Board.

73A. Section 5 of the Indian Tariff Act, 1894, shall not VIII of 1894. ct, apply to jute (whether raw or manufactured) passing by land out of Calcutta.

Excise Duty on Jule.

74 to 84. (Omitted.)

Supplemental provisions.

85, 86. (Omitted.)

87. (i) The Local Government may make rules for carrying Govern- out the purposes of this Chapter.

> (2) In particular, and without prejudice to the generality of the foregoing power, the Local Government may make rules-

- (a) for regulating the collection of taxes imposed by this Chapter, and the payment thereof to the Board;
- (b) for prescribing the form of the return required by section 72, sub-section (3), and the particulars to be contained therein, and the manner in which the same is to be verified.
- (c) to (e) (Omitted.)
- (3) (Omitted.)

88. The offences mentioned in column 1 of the following table shall be punishable to the extent mentioned in column 2 [Act H of 1896, a. 25.] thereof with reference to such offences, respectively :-

to the second	cardina Maria	1
i on		(Omitted.)
housand	Fine not exceeding one rupees.	Omitting to make any return required by section 72, sub- section (3), or refusing to sign or complete the same.
99, for XLV of 180	The penalty provided in the Penal Code, section making a false statemed declaration.	Making and delivering any such return containing any statement not true to the best of the information and belief of the person making the same.
	AND AND AND ADDRESS.	to (7) (Omitted.)
nundred	Fine not exceeding five rupees.	Otherwise contravening any rule made under section 87.
	ena i mela la della mana anti-	to (12) (Omitted.)

Chapter VI .- Finance .- Municipal Contributions .- Loans .-Clauses 92-96.)

In on hotoellop has CHAPTER VI.-FINANCE

posts whether begand on within india, at such rate on a Municipal Contributions.

Contributions from Munici-pal Funds.

92. (1) The Chairman of the Corporation shall pay from [1808, s. 72, with the Municipal Funds to the Board on the first day of each quarter, Analysis, para. 11 so long as the Board continue to exist, a sum equivalent to one half per cent. per quarter on the annual rateable valuation para. 21; latti February, 1.08. determined under Chapter XII of the Calcutta Municipal Act, 1899, as it stood on the first day of the last preceding quarter:

Provided as follows:-

- (a) in the case of property vested in the Commis- [67. Ben. Act III of sioners for the Port of Calcutta, the said percentage shall be calculated upon nine-tenths of the annual rateable valuation of such property, and
 - (b) If this Act is directed to come into force during a quarter, the amount of the first of such payments shall bear such proportion to the sum payable hereunder as the unexpired portion of that quarter bears to the whole quarter.
- (2) If in any financial year the sums due to the Board under [26th September, 1907. section 71 and sub-section (1) of this section aggregate less than list Petrany, 1908 seven and a half lakks of rupees, the Chairman of the Corporation para. 4.] shall pay to the Board, from the Municipal Funds, such further sum as may be required to make up the said sum of seven and a half lakks of rupees. half lakhs of rupees.

- (3) The payments prescribed by sub-sections (1) and (2) shall [0.1899, s. 140.] be made in priority to all other payments due from the Corporation, except those referred to in section 140 of the said Calcutta 1899. Act III of Municipal Act, 1899.
- (4) If any payment prescribed by sub-section (1) or sub-section (2) cannot be made without increasing the maximum authorised by clause (a) of section 147 of the said Calcutta Municipal Act, 1899, then that maximum may be increased to such extent as may be necessary to secure the due making of such payment.

Ben, Act 111 of 1300.

93, 94. (Reproduced in clauses 67 A, 67 B.)

95. (Omitted.) Combined to the solid of the transfer of the control of the contro

accinct (A), on residue to Lcans.

96. The Board may from time to time borrow, at such [1999, s. 128,] rate of interest, and for such period, and upon such terms, as to the time and method of repayment, and otherwise as the Government of the such contracts. otherwise, as the Government of India may approve, any sum necessary for the purpose of-

- (a) meeting expenditure debitable to the capital account under section 126, or
- (b) repaying any loan previously taken under this

\$9 to 91 (Omitteth)

(Chapter VI .- Finance .- Loans .- Clauses 97 -104.)

97. [Replaced by clause 96, as amended.]

98. Whenever the borrowing of any sum has been approved [1896 6.55, under section 96, the Local Government shall, with the posed amends previous sanction of the Government of India, direct and appoint the manner in which and the time at which such sum shall be borrowed. Passaget of the loan

99. Whenever the borrowing of any sum has been approved [1898, s. 50.] under section 96, the Board may, instead of borrowing such sum or any part thereof from the public, but subject to any direction given by the Local Government under section 98, take credit from any Bank, on a cash account to be kept in the name of the Board, to the extent of such sum or part;

and, with the previous sanction of the Local Government, may grant mortgages of all or any property vested in the Board, by way of securing the payment of the amount of such credit, or of the sums from time to time advanced on such cash account, with interest.

100. (1) Whenever money is borrowed by the Board on [1898, a.88].

ex. debentures, the debentures shall be in such form as the Board, of 1890, a. 2
of with the previous sanction of the Government of India, may amended as a significant of 1907, a. 3. from time to time determine.

- (1a) All debentures shall be signed by the President and one other Trustee.
- (2) The holder of any debenture in any form prescribed under sub-section (1) may obtain in exchange therefor, upon such terms as the Board may from time to time determine, a debenture in any other form so prescribed.
- (3) Every debenture issued by the Board shall be transferable by endorsement, unless some other mode of transfer by fer be prescribed therein.
- (4) The right to sue in respect of moneys secured by de-bentures issued by the Board shall vest in the respective holders of the debentures for the time being, without any preference by reason of some of such debentures being prior in date to others.

101. All coupons attached to debentures issued under [Ben. Act III of 1900, this Act shall bear the signature of the President; and such Ben. Act I of 1908). signature may be engraved, lithographed or impressed by any mechanical process.

162. When any debenture or security issued under this Act [1898, proposed series payable to two or more persons jointly, and either or tion 88 A(1); Gr. Bom. Act VI of any of them dies, then, notwithstanding anything in section 1879, s. 424.]
45 of the Indian Contract Act, 1872, the debenture or 1x of 1872. security shall be payable to the survivor or survivors of such

Provided that nothing in this section shall affect any claim by the representative of a deceased person against such survivor or survivors.

103. Where two or more persons are joint holders of any tion 59B; proposed sector debenture or security issued under this Act, any one of such Cf. Bom. Act VI of persons may give an effectual receipt for any interest or dividend 1879, s. 42B.] payable in respect of such debenture or security, unless notice to the contrary has been given to the Board by any other of such persons.

104. All payments due from the Board for interest on, or [1899, s. 140.] der the repayment of, loans shall be made in priority to all other of payments due from the Board.

(Chapter VI.-Finance.-Loans.-Clauses 105-106.)

105. Every loan taken by the Board under section 96 [1808.s. 55 (2), w'th proposed amendment.] shall be repaid within the period approved by the Government of India under that section, and by such of the following methods as may be so approved, namely:—

- (a) from a sinking fund established under section 105A in respect of the loan, or
- (b) by paying equal yearly or half-yearly instalments of principal, or of principal and interest, throughout the said period, or
- (c) if the Board have, before borrowing money on debentures, reserved, by public notice, a power to pay off the loan by periodical instalments and to select by lot the particular debentures to be discharged at particular periods—then by paying such instalments at such periods—then by paying such instalments at such periods, or
- (d) from money borrowed for the purpose under section 96, clause (b), or deboatores
- (e) partly from the sinking fund established under section 105A in respect of the loan, and partly from money borrowed for the purpose under section 96, clause (b).

(2) The bolder of

(2) [Reproduced in clause 105A (2).]

Retablishment and maintent approved the repayment of a loan from a sinking fund, Council.] the Board shall establish such a fund and shall pay into it in every year, until the loan is repaid, a sum so calculated that, if regularly paid throughout the period approved by the Government of India under section 96, it would, with accumulations in the way of compound interest, be sufficient, after payment of all expenses, to pay off the loan at the end of that period.

(2) The rate of interest on the basis of which the sum referred to in sub-section (1) shall be calculated shall be such as may be prescribed by the Government of India.

105B. Notwithstanding anything contained in section pay 105A, if at any time the sum standing at credit of the sinking fund established for the repayment of any loan is of such amount that, if allowed to accumulate at the rate of interest prescribed under sub-section (2) of that section, it will be sufficient to repay the loan at the end of the period approved by the Government of India under section 96, then, with the permission of the Local Government, further annual payments into such fund may be discontinued.

Investment of 106. (1) All money paid into any sinking fund shall as soon [1890, s. 135; sinking founds. as possible be invested, under the orders of the Board, in— (7), 1895, a 50.]

- (a) Government securities, or
- (b) securities guaranteed by the Government, or
- (c) Calcutta Municipal debentures, or

(Chapter VI .- Finance .- Louis .- Clauses 107 -- 109.)

- (c1) debentures issued by the Commissioners for the Port of Calcutta, or
- (d) debentures issued by the Board,

increases of any long thick

in the joint names of the Secretary to the Government of Bengal in the Financial Department and the Accountant-General of Bengal, to be held by them as trustees for the purpose of repaying from time to time the debentures issued by the Board.

(2) All dividends and other sums received in respect of any such investment shall, as soon as possible after receipt, be paid into the appropriate sinking fund and invested in the manner prescribed by sub-section (1). prescribed by sub-section (1).

1 (8) (Omitted.) a transport from and one and recovery will

(4) Any investment made under this section may from time to time, subject to the provisions of sub-section (1), be varied or transposed.

Application of stuking funds.

107. The aforesaid trustees may from time to time apply any sinking fund, or any part thereof, in or towards the discharge of the loan or any part of the loan for which such fund was established; and until such loan is wholly discharged shall not apply the same for any other purpose.

Annual state

108. (1) The aforesaid trustees shall, at the end of every [1000 a. 137.] financial year, transmit to the President a statement showing-

- (a) the amount which has been invested during the year under section 106,
- (b) the date of the last investment made previous to the transmission of the statement,
- (c) the aggregate amount of the securities held by them, and
- (d) the aggregate amount which has up to the date of the statement been applied under section 107 in or towards repaying loans.
- (2) Every such statement shall be laid before the Board and published by notification.
- 109. (1) The said sinking funds shall be subject to annual [Ben. Act. II of 1307, examination by the Accountant-General, Bengal, who shall ". S.) ascertain whether the cash and the current value of the securities at credit of such funds are actually equal to the amount which would have accumulated had investments been regularly made and had the rate of interest as originally estimated been obtained
 - (2) The Board shall forthwith pay into any sinking fund any amount which the Accountant-General may certify to be deficient, unless the Government of India specially sanction a gradual readjustment.

(Chapter VI .- Finance .- Enforcement of Liabilities .- Budget Estimates .- Clauses 110-113.)

Enforcement of Liabilities.

110. (1) If the Board fail - dryd be user sometime deb

(a) to pay any interest due in respect of any loan taken 22th September, 1997, in pursuance of section 96, or

scrimodal (b)

- (b) to make any payment prescribed by section 105, section 105A or sub-section (2) of section 109, or
 - (c) to make any investment prescribed by section 106,

the Accountant-General of Bengal shall make such payment, or set aside and invest such sum as ought to have been invested under the said section 106, as the case may be;

and the Chairman of the Corporation shall forthwith pay from the Municipal Funds to the said Accountant-General a sum equivalent to the sum so paid or invested by him;

and the Local Government may attach the rents and other income of the Board; and thereupon the provisions of sub-section (2) of section 141 of the Calcutta Municipal Act, 1899, shall, with all necessary modifications, be deemed to apply.

Ben. Act III of 1890,

(2) Whenever the Chairman of the Corporation has made any payment to the Accountent-General under sub-section (I), the Local Government shall reimburse the Corporation out of the rents and income attached under that sub-section, and if such rents and income prove insufficient for that purpose the Corporation may, with the previous sanction of the Local Government, increase the maximum authorized by cleans (a) increase the maximum authorized by clause (a) of section 147 of the Calcutta Municipal Act, 1899, to such extent as may be necessary for the purpose of making up the deficiency.

Ben, Act III of 1809.

recedure if 111. If the Chairman of the Corporation fails to make any payment as required by section 92 or section 110, the Local to make Government may attach the Municipal Funds or any of them; to Board or

[1808, s. 81 (1).]

and thereupon the provisions of sub-section (2) of section 141 of the Calcutta Municipal Act, 1899, shall, with all necessary modifications, be deemed to apply, and the Local Government may further require the Corporation to increase the maximum authorized by clause (a) of section 147 of that Act, to such extent as may be necessary for the purpose of making such payment.

Payments 112. All moneys paid by the Chairman of the Corporation section 110 to be a under sub-section (I) of section 110 and not reimbursed by the charge on the Local Government under sub-section (2) of that section, and all moneys payable under sub-section (I) of section 110 and levied under section 111, shall constitute a charge upon the property of the Board.

Budget Estimates.

Estimates of the come and expenditure to be in the month of February in each year, lay before the Board an initial annually estimate of the income and expenditure of the Board for the next sensuing financial year. ensuing financial year.

- (2) Every such estimate shall make provision for the due fulfilment of all the liabilities of the Board and for the efficient administration of this Act.
- (8) Every such estimate shall differentiate capital and revenue funds, and shall be prepared in such form, and shall contain such details, as the Local Government or the Board may from time to time direct.

(Chapter VI.—Finance.—Budget Estimates.—Clauses 114—119.)

(4) Every such estimate shall be completed and printed, and a copy thereof sent, by post or otherwise, to each Trustee, at least ten clear days before the date of the meeting at which the estimate is to be laid before the Board.

114. The Board shall consider every estimate so laid before [1868, a. sa.] them, and shall sanction the same, either without alteration or with such alterations as they may think fit.

Govern shall be submitted to the Local Government, who may, at any time within two months after receipt of the same,-

- (c) approve the estimate, or
- (b) disallow the estimate or any portion thereof, and return the estimate to the Board for amendment.
- (2) If any estimate is so returned to the Board, they shall forthwith proceed to amend it, and shall re-submit the estimate, as amended, to the Local Government, who may then approve it.

Transmission 116. A copy of every such estimate shall, when approved by [1898, s. s.] mate to Chair the Local Government, be sent by the Board to the Chairman man of Corpora- of the Corporation.

Special pro-visions as to the first estimate after the consti-tution of the 117. (1) A special meeting of the Board shall be held as soon [1898, s. 86.] mate as may be expedient after the day appointed under section 16A, the sub-section (1), and the President shall at such special meeting lay before the Board an estimate of the income and expenditure of the Board for the portion of the financial year which on the said day had not expired.

(2) The provisions of section 113, sub-sections (2) to (4), and sections 114 to 116 shall apply to the said estimate.

- 118. (1) The Board may, at any time during the year for [1898, s. 87.] which any estimate has been sanctioned, cause a supplementary estimate to be prepared and laid before them at a special meeting.
- (2) The provisions of section 113, sub-sections (3) and (4), and sections 114 to 116 shall apply to every supplementary estimate.

119. (1) No sum shall be expended by or on behalf of the [1899, s. 115] Board unless the expenditure of the same is covered by a current budget-grant or can be met by re-appropriation or by drawing on the closing balance.

- (2) The closing balance shall not be reduced below one lakh of rupees without the previous sanction of the Local Government.
- (3) The following items shall be excepted from the provisions of sub-sections (1) and (2), namely,-
 - (a) re-payments of moneys belonging to contractors or other p rsons and held in deposit, and of moneys collected by, or credited to, the Board by mistake;
 - (b) (Omitted.)
 - (c) payments due under a decree or order of a Court passed against the Board or against the President ex-officio, or under an award of the Tribunal;
 - (d) sums payable under a compromise of any suit or other legal proceeding or claim effected under section 153;
 - (e) sums payable under this Act by way of compensation; and
 - (f) payments required to meet some pressing emergency.

(Chapter VI - Finance. - Banking and Investments. -Clauses 120-1220.)

(4) Whenever any sum exceeding five thousand rupees is expended under clause (f) of sub-section (3), the President shall forthwith report the circumstances to the Local Government, and shall at the same time explain how the Board propose to cover the expenditure.

Banking and Investments.

All moneys payable to the Board shall be received by oneys, and the President, and shall forthwith be paid into the Bank of [1896, o. 111; 1896]. Bengal to the credit of an account which shall be styled "The section 80A.]

Account of the Trustees for the Improvement of Calcutta."

121. (Reproduced in clause 122A.)

122. (1) Surplus moneys at the credit of the said account [1896, a. 119; 1896, propose tion 894.] ey. may from time to time be-

- (a) deposited at interest in the Bank of Bengal or in any other Bank in Calcutta approved by the Board in this behalf, or
 - (b) invested in any of the securities or debentures men-tioned in section 106, sub-section (1), of this Act or in section 20 of the Indian Trusts Act, 1882.

- (2) (Omitted.)
- (3) All such deposits and investments shall be made by the President on behalf of, and with the sanction of, the Board; and, with the like sanction, the President may at any time withdraw any deposit so made, or dispose of any securities, and re-deposit or re-invest the money so withdrawn or the proceeds of the disposal of such securities.

- 122A. (1) Subject to the provisions of section 110, no [Clause 121 of Bill as payment shall be made by the Bank of Bengal out of the introduced in Council.] said account, except upon a cheque.
- (2) Payment of any sum due by the Board exceeding one hundred rupees in amount shall be made by means of a cheque, and not in any other way.

(3) (Omitted.)

- 122B. All orders for making any deposit, investment, with- 122 (3) of Bill and drawal or disposal under section 122, and all cheques referred to introduced in Country rders under drawal or disposal under section 122, and cheques. in section 122A, must be signed eil.] [1899, * 112(2).]
 - (a) by the President and the Secretary to the Board, or
 - (b) in the event of the illness or occasional absence from Calcutta of the President or the Secretary, then by the Secretary or the President, as the case may be, and by a Trustee other than the President.

122C. Before the President or any other Trustee or the [1899, e. 116.] Secretary to the Board signs a cheque under section 122B, he must satisfy himself that the sum for which such cheque is drawn either is required for a purpose or work specifi-cally sanctioned by the Board or is an item of one of the excepted descriptions specified in section 119, sub-section

(Chapter VI.-Finance.-Accounts.-Clauses 123-125.)

Accounts.

- 123. (1) The expression "cost of management," as used in [1908, s. 78(1).1 Definition cost of the following sections in this Chapter, meansmanagement.
 - (a) the salary and house-rent and conveyance allowance (if any) of the President or Acting President, and the allowances and contributions referred to in section 11, sub-section (2);
 - (b) all fees paid under section 21, for attendance at meetings ;
 - (c) the salaries, fees and allowances of, and the contributions paid under section 144 A in respect of, officers and servants of the Board who are included in statements prepared under section 27;
 - (d) the remuneration of other employés of the Board, except employés who are paid by the day or whose pay is charged to temporary work;
 - (e) all payments made under section 65 and section 144 A on account of the Tribunal; and
 - (f) all office expenses incurred by the Board or the Tribunal.
 - (2) The expression "office expenses", in clause (f), means expenses incurred for carrying on office work, and includes the rent of offices, the provision of furniture therefor, and charges for printing and stationery.

- 124. (1) The Board shall keep a capital account and a [1898, s. 75 (1).] revenue account.
- (2) The capital account shall show separately all expenditure incurred by the Board on each improvement scheme and each re-housing scheme.

Oredita

- 125. There shall be credited to the capital account-
- (a) all sums (except interest) received in pursuance of Memor; section 67A or section 67B;
- (b) all moneys received on account of loans taken by the Board in pursuance of section 96 or section 99;
- (σ) the proceeds of the sale of any land vested in the Board which was purchased out of any loan taken in pursuance of section 96 or section 99;
- (a) where land was purchased out of an advance from the revenue account, the portion of the proceeds of the sale of such land which remains after crediting to the revenue account the amount of such advance;
- (e) the proceeds of the sale of any movable property (including securities for money invested from the capital account) belonging to the Board;
- (f) all lump sums received from the Government in aid of the capital account;
- (g) all premia received by the Board in connection with leases for any term exceeding forty years;
- (k) all sums (if any) which the Local Government directs, under section 128, sub-section (2), to be credited to the capital account; and
- (i) all moneys resulting from the sale of securities by direction of the Local Government under section 128A.

(Chapter VI.-Accounts.-Clauses 126-128.)

126. The moneys credited to the capital account shall be held by the Board in trust, and shall be applied to— Application scount.

(a) meeting all costs of framing and executing improvement schemes and re-housing schemes;

- (a1) meeting the cost of acquiring land for carrying out any of the purposes of this Act;
- (a2) meeting the cost of constructing buildings required for carrying out any of the purposes of this Act;
- (a3) the repayment of loans from money borrowed in pursuance of section 96, clause (b);
- (a4) making payments in pursuance of section 147, otherwise than for interest or for expenses of maintenance or working;
- (a5) making, or contributing towards the cost of making, surveys, in pursuance of section 167A;
- (b) meeting such proportion of the cost of management as the Board may, with the sanction of the Local Government, prescribe in this behalf; and
- (c) temporarily making good the deficit (if any) in the revenue account at the end of any financial year.

127. There shall be credited to the revenue account-

- (a) all interest received in pursuance of section 67A or [1808, proposed section 67B; section 67B;
- (b) all proceeds received by the Board of taxes imposed 14th Pebruary, 1908. by Chapter V;
- (c) all sums contributed from Municipal Funds which are received by the Board under section 92;
- (d) all fines, damages and proceeds of confiscations received by the Board under section 193;
- (a) all annually recurring sums received from the Govern-ment in aid of the funds of the Board;
- (e1) all premit received by the Board in connection with leases for any term not exceeding forty years;
- (f) all rents of land vested in the Board; and
- (g) all other receipts by the Board which are not required by section 125 to be credited to the capital account.

Application 128. (1) The moneys credited to applied to-(1) The moneys credited to the revenue account shall be

- [1898, ss. 75 (1), 77 (1) with proposed amend-
- (a) meeting all charges for interest and sinking fund due 26th September 1967.] on account of any loan taken in pursuance of section 96, clause (a), or section 99, and all other charges incurred in connection with such loans;
- (b) paying all sums due from the Board in respect of rates and taxes imposed under the Calcutta Municipal Act, 1899, upon land vested in the Board;
- (c) paying the cost (if any) of maintaining a separate establishment for the collection of the rents and other proceeds of land vested in the Board;
- (c1) paying all sums which the Local Government may direct to be paid to any auditor under section 133;
- (e2) making payments in pursuance of section 147, for interest or for expenses of maintenance or working;
- (d) paying the cost of management, excluding such proportion thereof as may be debited to the capital account under clause (b) of section 126; and
- (e) [Reproduced in sub-clause (cI).]
- (f) paying all other sums due from the Board, other than those which are required by section 126 to be disbursed from the capital account.

Ben. Act III of 1899

(Chapter VI.-Finance. - Accounts. - Chapter VII. - Rules. -Clauses 128A-134A.)

(2) The surplus (if any) remaining after making the payments referred to in sub-section (1) shall, subject to the maintenance of a closing balance of one lakh of rupees, and

except as provided in section 129, and unless the Local Government otherwise directs,

be invested, in the manner prescribed in section 106, towards the service of any loans outstanding after the expiry of sixty years from the commencement of this Act.

Power to 128A. If, at any time after any surplus referred to in securities in section 128, sub-section (2), has been invested, the Local which any sur- Government is satisfied that the investment is not needed unt for the service of any loan referred to in that sub-section, it may direct the sale of the securities held under the investment.

129. (1) Notwithstanding anything contained in section revenue 128, the Board may advance any sum standing at the credit of the revenue account for the purpose of meeting capital expenditure.

(2) Every such advance shall be refunded to the revenue account as soon as may be practicable.

130. (1) Any deficit in the revenue account at the end of capital any financial year may be made good by an advance from [1898, s. 79 in to the capital account. Advances

. (2) Every such advance shall be refunded to the capital account in the following financial year.

131. The Board shall submit to the Local Government, at submission of the end of each half of every financial year, an abstract of monts to Local the accounts of their receipts and expenditure.

[1898, s. 89 (1).]

Annual audit year, be examined and audited by such auditor as the Local Government may appoint in this behalf.

[Of. clause 131 of Bill introduced in Counas introd... cil.] [1898, s, 89(1),]

132. The auditor so appointed may,-

[1898, s. 89 (9); 1899, s. 143 (9),

- (a) by written summons, require the production before him of any document which he may consider necessary for the proper conduct of the audit;
- (b) by written summons, require any person having the castody or control of, or being accountable for, any such document to appear in person before him; and
- (c) require any person so appearing before him to make and sign a declaration with respect to any such document, to answer any question, or to prepare and submit any statement.

133. The Board shall pay to the said auditor such remuneration as the Local Government may direct.

| 1898, s. 89 (3),]

[1899, s. 144 : 1898, s. 80(3).]

134. The said auditor shall-

(a) report to the Board any material impropriety or irregularity which he may observe in the expenditure, or in the recovery of moneys due to the Board, or in the accounts,

- (b) furnish to the Board such information as they may from time to time require concerning the progress of his audit, and
- (c) within fourteen days after the completion of his audit, forward his report upon the accounts to the

134A. It shall be the duty of the Board forthwith to remedy any defects or irregularities that may be pointed out by the auditor.

(Chapter VI.—Finance.—Accounts.—Chapter VII.—Rules.— Clauses 134B—137.)

Auditor's report to be sent to each Trustee and considered by Board.

Publication and transmission of an abstract of the accounts.

135. As soon as practicable after the receipt of the [1898, a. 59 (7).] said report, the Board shall prepare an abstract of the accounts to which it relates, and shall publish such abstract by notification, and shall send a copy of the abstract to the Chairman of the Corporation and to the Local Government.

CHAPTER VII.—Rules.

Further 136. In addition to the power conferred by section 87, government for the Local Government may make rules—

(1) for regulating elections under sub-sections (1), (2) and [1899, a. 5 (3,)] (2a) of section 7;

(2) for prescribing the maximum sum which may be paid to any person by way of fees under section 21;

- (3) for fixing the charge to be made for a copy of, or extracts from, the municipal assessment-book furnished to the President under section 45; and
- (4) for prescribing the form of the abstracts of accounts referred to in sections 131 and 135.

Purther 137. (1) In addition to the power conferred by section 28, powers to the Board may from time to time make rules (not inconsistent making rules.

Act) for earrying out the purposes of this Act.

[1898, s. 94.]

- (2) In particular, and without prejudice to the generality of the foregoing power, the Board may make rules—
 - (a) [Reproduced in sub-clause (b2).]
 - (b) for adding members to the Board under section 17A;

[26th September 1907, para. 7 Act VIII of 1904, s. 14(b).

- (b1) for appointing persons (other than Trustees and persons added to the Board under section 17A) to be members of Committees under section 18;
- (62) for regulating the delegation of powers or duties of the Board to Committees under section 18;
- (c) for the guidance of persons employed by them under this Act;
- (c1) for prescribing the fees payable for copies of documents delivered under section 42, subsection (3);
- (d) for facilitating the taking of a census and securing accur-
- (e) for the maintenance and management of dwellings and shops constructed under re-housing schemes.
- (f) (Omitted.)
- (3) In making any rule under sub-section (1) or sub-section (2), the Board may provide that a breach of it shall be punishable—

[1898, s. 96; 1899, s. 361.]

- (i) with fine which may extend to five hundred rupees, or
- (ii) in case of a continuing breach, with fine which may extend to fifty rupees for every day during which the breach continues after receipt of written notice from the President to discontinue the breach.

(Chapter VII.—Rules.—Chapter VIII.—Supplemental Provisions.—Status of Trustees and their officers and servants.— Contributions towards leave-allowances and pensions of Government servants .- Clauses 138-144A.)

138. The power to make rules under section 87, section [1899 a. 565] the making of 136 or section 137 is subject to the condition of the rules being der made after previous publication, and to the following further conditions, namely,-

- (a) a draft of the rules shall be published by notification and in local newspapers;
- (b) such draft shall not be further proceeded with until after the expiration of a period of one month from such publication, or such longer period as the Local Government or (in the case of rules made under section 137) the Board may appoint;
- (c) for one month at least during such period, a printed copy of such draft shall be kept at the Board's office for public inspection, and every person shall be permitted at any reasonable time to peruse the same, free of charge;
- (d) printed copies of such draft shall be delivered to any person requiring the same, on payment of a fee of two annas for each copy.

139. No rule made under section 137 shall have any validity Govern-required unless and until it is sanctioned, with or without modification, less made by the Local Government.

[1809, s. 569; Cf. 1898, s. 95 (1).]

140. When any rule has been made under section 87 or section 136, and when any rule has been made under section 137 and duly sanctioned, it shall be published by the Local Government by notification, and such publication shall be conclusive proof that the rule has been duly made.

[1899, 8. 570; Cf. 1898, s. 95 (1).]

141. (1) The President shall cause all rules made under section 87, section 136 or section 137 and for the time being in force to be printed, and shall cause printed copies thereof to be delivered to approach to approach to the section of the sec delivered to any applicant on payment of a fee of two annas for each copy.

(2) Notice of the fact of copies of rules being obtainable at the said price, and of the place where and the person from whom the same are obtainable, shall be given by the President by advertisement in local newspapers.

142. Boards, with the rules made under section 136 and of 1898, s. 572 (1) section 137 printed thereon, or with printed copies of the said rules affixed thereto, in English and Bengali, shall be hung or affixed in some conspicuous part of the Board's office and in such places of public resort affected by the rules as the President may think fit.

The Local Government may at any time, by notifica- [1898, s. 95 (2).] 143. tion, cancel any rule made by the Board under section 137.

CHAPTER VIII .- SUPPLEMENTAL PROVISIONS.

Status of Trustees and their officers and servants.

officers Board, shall be deemed to be a public servant within the public meaning of section 21 of the Indian Penal Code.

XLV of 1861.

Contributions towards leave-allowances and pensions of Government servants.

Contributi by Board to-wards leave-

144A. The Board shall be liable to pay such contributions [Cf. clauses 14 (5), 29, for the leave-allowances and pension of any Government servant Bill as introduced in Council.] employed as President or as an officer or servant of the Board, or as a member or officer or servant of the Tribunal, as may be prescribed in any general or special orders of the Government for regulating the transfer of Government servants to foreign

[1898, s. 48 (25)(a) and propos sections 224 in 93A.]

(Chapter VIII.-Supplemental Provisions,-Extension of Acts to areas in the neighbourhood of the Calcutta Municipality .-Facilities for movement of the population .- Clauses 145-147.)

Extension of Acts to areas in the neighbourhood of the Calcutta Municipality.

145. (1) When any provision of this Act has been extended to any area under section 1, sub-section (3), the Local Government may, by notification published in the Calcutta Gazette and in such other manner (if any) as it may consider necessary, extend to such area the Calcutta Municipal Act, 1899, or any portion thereof, subject to such restrictions and modifications

(if any) as may be specified in such notification.

(2) When the said Calcutta Municipal Act, 1899, or any portion thereof, is extended under sub-section (1) to any area,

then-

(a) the Bengal Municipal Act, 1884, or the Bengal Local Ben. Act III of 1884. Self-Government Act of 1885, as the case may be, Ben. Act III of 1888. or the corresponding portion of such Act, as the case may be, if in force in such area, shall be deemed to

be repealed therein, and,

(b) except as the Local Government may otherwise, by notification, direct, all rules, by-laws, regulations, orders, directions and powers made, issued or conferred under the portions of the said Calcutta Municipal Act, 1899, which have been so extended, and in Ben. Act III of 1899. force at the date of such extension, shall apply to the said area, in supersession of all corresponding rules, by-laws, regulations, orders, directions and powers (if any) made, issued or conferred under the said Bengal Municipal Act, 1884, or the said Bengal Local Self-Ben. Act III of 1884. Government Act of 1885, as the case may be.

Ben. Act. III of 1884.

Ben. Act. III of 1835,

Ben. Act III of 1899,

blication of

146. (1) Before finally publishing any notification under [1896, as. 636, 637, 64 a section I, sub-section (3), or section 145, sub-section (1), the Local Government shall publish a draft of the same in the Calcutta Gazette.

(2) Any ratepayer or inhabitant of the area affected by such draft may, if he objects to the draft, submit his objection in writing to the Local Government within six weeks from its publication, and the Local Government shall take such objection into consideration.

Facilities for movement of the population.

Powers of the oard for acilitating novement of

- 147. With a view to facilitating the movement of the [Cf. Ben. Act III of population in and around the Calcutta Municipality, the Board may from time to time,-
 - (1) subject to any conditions they may think fit to impose,-
 - (a) guarantee the payment, from the funds at their disposal of such sums as they may think fit, by way of interest on capital expended on the construction, maintenance or working of means of locomotion, or

(b) make such payments as they may think fit from the said funds, by way of subsidy to persons undertaking to provide, maintain and work means of locomotion; or

(2) either singly or in combination with any other person, [CF. Ben Act III of construct, maintain and work any means of loco-1885, s. 80] motion, under the provisions of any law applicable thereto, or

(3) construct, or widen, strengthen or otherwise improve, bridges:

Provided that no guarantee or subsidy shall be made under cisuse (1), and no means of locomotion shall be constructed, maintained or worked under clause (2), without the sanction of the Local Government.

148. [Reproduced in clause 147 (3).]

(Chapter VIII .- Supplemental Provisions .- Telegraph and Railways Acts. - Legal Proceedings. - Clauset 149-154.)

Telegraph und Railways Acts.

149. Nothing in this Act shall be deemed to affect the (1898, a.1 (9).) provisions of the Indian Telegraph Act, 1885, or the Indian Railways Act, 1890.

Legal Proceedings.

Notwithstanding anything contained in the Code of v of 1898. Criminal Procedure, 1898,

> all offences against this Act or any rule made hereunder shall, wherever committed, be cognizable by a Presidency Magistrate;

and no such Magistrate shall be deemed to be incapable of taking cognizance of any such offence by reason only of being liable to pay any tax imposed by this Act or of his being benefited by the funds to the credit of which any fine imposed by him will be payable.

of 151. No person shall be liable to punishment for any offence against this Act or any rule made hereunder unless complaint of such offence is made before a Presidency Magistrate within three months next after the commission of such offence.

[1899, a. 631 (1).]

152. If any person, who has been summoned to appear before a Presidency Magistrate to answer a charge of an offence against this Act or any rule made hereunder which is punishable with fine only, fails to appear at the time and place mentioned in the summons, the Magistrate may, if service of the summons is proved to his satisfaction, and if no sufficient cause is shown for the non-appearance of such person, hear and determine the case in his absence.

153. The President may, subject to the control of the Board,-

- (a) institute, defend or withdraw from, legal proceedings under this Act or any rule made hereunder;
- (b) compound any offence against this Act or any rule made hereunder which, under any law for the time being in force, may lawfully be compounded;
- (c) admit, compromise or withdraw any claim made under this Act or any rule made hereunder; and
- (d) obtain such legal advice and assistance as he may from time to time think it necessary or expedient to obtain, or as he may be desired by the Board to obtain, for any of the purposes referred to in the foregoing clauses of this section, or for securing the lawful exercise or discharge of any power or duty vested in or imposed upon the Board or any officer or servant of the Board.

154. No suit shall be maintainable against the Board, or any officer or servant of the Board, or any person acting under the direction of the Board or of any officer or servant of the Board, in respect of anything lawfully and in good faith and with due care and attention done under this Act or any rule made here-

(Chapter VIII.—Supplemental Provisions.—Legal Proceedings.— Police. - Evidence. - Clauses 155-158.)

Notice

155. (1) No suit shall be instituted against the Board or any Trustee, or any officer or servant of the Board, or any person acting under the direction of the Board or any of their officers or servants, in respect of any act purporting to be done under this Act or any rule made hereunder,

until the expiration of one month next after written notice has been delivered or left at the Board's office or the place of abode of such officer, servant or person, stating the cause of action, the name and place of abode of the intending plaintiff and the relief which he claims;

and the plaint must contain a statement that such notice has been so delivered or left.

(2) to (5). (Omitted.)

Police.

156. (1) The Commissioner of Police and his subordinates shall be bound to co-operate with the President for carrying into effect and enforcing the provisions of this Act.

- (b) (Omitted.)
- (2) It shall be the duty of every police-officer who is subordinate to the Commissioner of Police-
 - (i) to communicate without delay to the proper officer or servant of the Board any information which he receives of a design to commit or of the commission of any offence against this Act or any rule made hereunder, and
- (ii) to assist the President or any officer or servant of the Board reasonably demanding his aid for the lawful exercise of any power vesting in the President or in such officer or servant under this Act or any such rule.

- 157. (1) Every police-officer shall arrest any person who [1892, :.646.] commits, in his view, any offence against this Act or any rule made hereunder, if the name and address of such person be unknown to him, and if such person, on demand, declines to give his name and address, or gives a name or address which such officer has reason to believe to be false.
- (2) No person so arrested shall be detained in custody after his true name and address are ascertained, or, without the order of a Magistrate, for any longer time, not exceeding at the most twenty-four hours from the arrest, than is necessary for bringing him before a Magistrate.
- (3) On the written application of the President, any police-officer above the rank of constable shall arrest any person who obstructs any officer or servant of the Board in the exercise of any of the powers conferred by this Act or any rule made hereunder.

Evidence.

158. Whenever, under this Act or any rule made here-under, the doing or the omitting to do anything or the validity of anything depends upon the approval, sanction, consent, concurrence, declaration, opinion or satisfaction of—

- (a) the Board or the President, or
- (b) any officer or servant of the Board,

a written document, signed in case (a) by the President, and in case (b) by the said officer or servant, purporting to convey or

(Chapter VIII .- Supplemental Provisions .- Validation .-Compensation.—Public Notices and Advertisements.— Clauses 159—162.)

set forth such approval, sanction, consent, concurrence, declaration, opinion or satisfaction, shall be sufficient evidence of such approval, sanction, consent, concurrence, declaration, opinion or satisfaction.

Validation.

159. (1) No act done or proceeding taken under this Act shall be questioned on the ground merely of-

- (a) the existence of any vacancy in, or any defect in the constitution of, the Board or any Committee; or
- (b) any person having ceased to be a Trustee; or
- (e) any Trustee, or any person added to the Board under section 17A, or any other member of a Committee appointed under this Act, having voted or taken any other part in any proceeding in contravention of section 21A; or
- (d) the failure to serve a notice under section 44 on any person, where no substantial injustice has resulted from such failure; or
- (e) any omission, defect or irregularity not affecting the merits of the case.
- (2) Every meeting of the Board, the minutes of the proceedings of which have been duly signed as prescribed in section 17, clause (h), shall be taken to have been duly convened and to be free from all defect and irregularity.

Compensation.

160. In any case not otherwise expressly provided for in this [1890, s. 614.] Act, the Board may pay reasonable compensation to any person who sustains damage by reason of the exercise of any of the powers vested, by this Act or any rule made or scheme sanctioned hereunder, in the Board or the President or any officer or servant of the Board.

[1899, s. 615.]

- 161. (1) If, on account of any act or omission, any person has been convicted of an offence against this Act or any rule made hereunder, and, by reason of the same act or omission of the said person, damage has occurred to any property of the Board, compensation shall be paid by the said person for the said damage, not withstanding any punishment to which he may have been sentenced for the said offence.
- (2) In the event of dispute, the amount of compensation payable by the said person shall be determined by the Magistrate before whom he was convicted of the said offence.
- (3) If the amount of any compensation due under this section be not paid, the same shall be recovered under a warrant from the said Magistrate, as if it were a fine inflicted by him on the person liable therefor.

Public Notices and Advertisements.

162. Every public notice given under this Act or any rule made hereunder shall be in writing over the signature of the President.

and shall be widely made known in the locality to be affected [1899, s. 530.] thereby, by affixing copies thereof in conspicuous public places

(Chapter VIII.-Supplemental Provisions .- Signature and Service of Notices, etc. - Surveys. - Clauses 163-167 A.)

within the said locality, or by publishing the same by beat of drum or by advertisement in local newspapers, or by any two or more of these means, and by any other means that the President may think fit.

163. Whenever it is provided by this Act or any rule [1899, s. 898.] made hereunder that notice shall be given by advertisement in local newspapers, or that a notification or any information shall be published in local newspapers, such notice, notification or information shall be inserted, if practicable, in at least two English newspapers and two vernacular newspapers.

Signature and Service of Notices, etc.

ping sigor bill, which is required by this Act [1896, a. 590.]
or bills. or by any rule made hereunder to bear the signature of the President or of any other Trustee or of any officer or servant of the Board, shall be deemed to be properly signed if it bears a facsimile of the signature of the President or of such other Trustee or of such officer or servant, as the case may be, stamped thereupon.

165. (Omitted.)

166. When any notice, bill or other document is required [1869, a.592.] by this Act or any rule made hereunder to be served upon or issued or presented to any person, such service, issue or presenta-tion shall be effected—

- (a) by giving or tendering such document to such person;
- (b) if such person is not found, by leaving such document at his last known place of abode in Calcutta, or by giving or tendering the same to some adult male member or servant of his family; or
- (c) if such person dees not reside in Calcutta, and his address elsewhere is known to the President, by forwarding such document to him by registered post under cover bearing the said address; or
- (d) if none of the means aforesaid be available, by causing a copy of such document to be affixed on some con-spicuous part of the land (if any) to which the document relates.

167. (Omitted.)

Surveys.

167A. The Board may-

(a) cause a survey of any land to be made, whenever protection they consider that a survey is necessary or a expedient for carrying out any of the purposes of this Act, or

(b) contribute towards the cost of any such survey made by any other local authority.

(Chapter VIII.—Supplemental Provisions.—Power of Entry.— Penalties.—Clauses 168—190A.)

Power of Entry.

Power of 168. (1) The President may, with or without assistants or [1899, s. 595; entry. workmen, enter into or upon any land, in order—

- (a) to make any inspection, survey, measurement, valuation or inquiry,
- (b) to take levels,
 - (e) to dig or bore into the subsoil,
 - (d) to set out boundaries and intended lines of work, or
 - (e) to mark such levels, boundaries and lines by placing marks and cutting trenches,

whenever it is necessary to do so for any of the purposes of this Act or any rule made or scheme sanctioned hereunder or any scheme which the Board intend to frame hereunder:

Provided as follows :-

- (a) no such entry shall be made between sunset and sunrise;
- (b) no dwelling-house, and no public building or hut which is used as a dwelling-place, shall be so entered, unless with the consent of the occupier thereof, without giving the said occupier at least twenty-four hours' previous written notice of the intention to make such entry;
- (c) sufficient notice shall in every instance be given, even when any premises may otherwise be entered without notice, to enable the inmates of any apartment appropriated to females to remove to some part of the premises where their privacy need not be disturbed;
- (d) due regard shall always be had, so far as may be compatible with the exigencies of the purpose for which the entry is made, to the social and religious usages of the occupants of the premises entered.
- (2) Whenever the President enters into or upon any land in pursuance of sub-section (1), he shall at the time of such a section (1), he shall at the time of such a section (1), he shall at the time of such a section (2), he shall at the time of such a section (3), he shall at once as aforesaid; and, in case of dispute as to the sufficiency of the amount so paid or tendered, he shall at once refer the dispute to the Board, whose decision shall be final.

169 to 189. (Omitted.)

Penalties.

Panish me a t for acquiring share or interest in contract, etc., with the Beard. 190. If any Trustee, or any officer or servant of the Board, [1899, a. 577; knowingly acquires, directly or indirectly, by himself or by any partner, employer or employé, otherwise than as such Trustee, officer or servant, any share or interest in any contract or employment with, by, or on behalf of, the Board,

not being a share or interest such as, under sub-section (2) of section 9, it is permissible for a Trustee to have without being thereby disqualified for being appointed a Trustee,

he shall be deemed to have committed the offence made punishable by section 168 of the Indian Penal Code.

LLY of 1560.

Penalty for removing tence, etc., in street. 190A. If any person, without lawful authority,-

1899, 6, 574 (345,

(a) removes any fence or shoring-timber, or removes or extinguishes any light, set up under section 56D, or

(Chapter VIII .- Supplemental Provisions .- Penalties .-Disposal of fines and damages. - Clauses 190B-193.)

(b) infringes any order given, or removes any bar, chain or post fixed, under section 56E, subsection (2),

he shall be punishable with fine which may extend to fifty rupees.

190B. If any person, without the permission of the [1890, sa. 851, 570 Board, erects, re-erects, adds to, or alters any building or wall so as to make the same fall within the street alignment or building line shown in any plan finally adopted by the Board under section 56H, he shall be punishable—

- (4) with fine which may extend, in the case of a masonry building or a wall, to five hundred rupees, and, in the case of a hut, to fifty rupees, and
- (b) with further fine which may extend, in the case of a masonry building or a wall, to one hundred rupees, and, in the case of a hut, to ten rupees, for each day after the first during which the projection continues.

for 190C. If any person fails to set back any building, wall (352), 575 (362). The section 56H, sub-section (6), he shall be punishable—

- (a) with fine which may extend to one hundred rupees,
- (b) in case of a continuing failure, with fine which may extend to twenty rupees for each day after the first during which the failure continues.

for 191. If any per person fails to comply with any requisition [1809, s. 576 (143) (9), and made under section 132, he shall be punishable—

[1809, s. 576 (143) (9);
1898, s. 100.]

- (a) with fine which may extend to one hundred rupees; or
- (b) in case of a continuing failure, with fine which may extend to fifty rupees for each day after the first during which the failure continues.

192. If any person-

- (a) obstructs or molests any person with whom the President has entered into a contract on behalf of the Board, in the performance or execution by such person of his duty or of anything which he is empowered or required to do by virtue or in consequence of this Act or any rule made hereunder, or
- (b) removes any mark set up for the purpose of indicating any level or direction necessary to the execution of works authorised by this Act or any rule made or scheme sanctioned hereunder,

he shall be punishable with fine which may extend to two hundred rupees, or with imprisonment for a term which may extend to two months.

Disposal of Fines and Damages,

193. All fines and damages realized, and the proceeds of all 188, s. 191; 1899, s. 164 (6).] Plocs, dama. 193. All fines and damages realized, and the proceeds of and proceeds of confiscations, in cases in which prosecutions are instituted under ions to be this Act or any rule made hereunder, shall be paid to the Board.

(Chapter VIII.—Supplemental Provisions.—Suspension or abolition, and re-imposition, of taxation or Municipal contributions.—
Dissolution of Board.—Clauses 194, 195.)

Suspension or abolition, and re-imposition, of taxation or Municipal contributions.

Suspension or abolition, and re-imposition, of taxation or Municipal contributions.

- 194. (1) Whenever the Local Government considers that any duty or tax imposed by Chapter V, or any payment required by section 92, or any portion of any such duty, tax or payment, as the case may be, is not required for the purposes of this Act, it may, by notification, with the previous sanction of the Government of India,—
- (a) suspend, for any specified period, the levy of such duty or tax or any specified portion thereof, or the making of such payment or any specified portion thereof, or
- (b) abolish such duty, tax or payment, or any specified portion thereof, from a date to be specified in the notification.
- (2) If at any time the Local Government considers that any duty, tax or payment, or any portion thereof, which has been suspended or abolished under sub-section (1) is required for the purposes of this Act, it may, by notification, with the previous sanction of the Government of India, cancel such suspension or abolition, wholly or in part, as it may think fit, from a date to be specified in the notification.

Dissolution of Board.

Ultimate disno lut on of Board, a n d transfer of their a ssets and liabl lities to the Corporation.

- 195. (1) When all schemes sanctioned under this Act have [Analysis, paras. 5.6 been executed, or have been so far executed as to render the 20th Sept. 1907, paras. continued existence of the Board, in the opinion of the Local ^{14,16,1} Government, unnecessary, the Local Government may, by notification, with the previous sanction of the Government of India, declare that the Board shall be dissolved from such date as may be specified in this behalf in such notification; and the Board shall be deemed to be dissolved accordingly.
- (2) From the said date,—
- (a) all properties, funds and dues which are vested in or realizable by the Board and the President, respectively, shall vest in and be realizable by the Corporation and the Chairman of the Corporation, respectively; and
- (b) all liabilities which are enforceable against the Board shall be enforceable only against the Corporation;
- (b1) for the purpose of completing the execution of any scheme, sanctioned under this Act, which has not been fully executed by the Board, and of realizing properties, funds and dues referred to in clause (a), the functions of the Board and the President under this Act shall be discharged by the Corporation and the Chairman of the Corporation, respectively; and
 - (d) the Corporation shall keep separate accounts of all moneys respectively received and expended by them under this Act, until all loans raised hereunder have been repaid, and until all other liabilities referred to in clause (b) have been duly met.

(The Schedule-Clauses 10 A-13.)

THE SCHEDULE.

[referred to in section 61C(b)].

[Schedule A to Bill as introduced in Council], [1898, s. 47 and Schedule A 1899, s. 557.]

FURTHER MODIFICATIONS IN THE LAND ACQUISITION ACT, 1894.

I of 1894.

1 to 3 (Omitted.)

4, 5. [Reproduced in clause 61C (a).]

6 to 10 (Omitted.)

Amendment of section 3. 10A. After clause (e) of section 3 the following shall be deemed to be inserted, namely—

"(el) the expression 'local authority' includes the Board of Trustees constituted under the Calcutta Improvement Act, 1911."

Amendment 103. To section 11 the following shall be deemed to be added, namely:—

"and

"(iv) the costs which, in his opinion, should be allowed,

to any person who is found to be entitled to compensation, and who is not entitled to receive the additional sum of fifteen per centum mentioned in section 23, subsection (2),

as having been actually and reasonably incurred by such person in preparing his claim and putting his case before the Collector.

"The Collector may disallow, wholly or in part, costs incurred by any person if he considers that the claim made by such person for compensation is extravagant."

Amendment of section 15. 11. In section 15, for the word and figures "and 24" the figures, word and letter "24 and 24A" shall be deemed to be substituted.

of section 17.

- 12. (1) In section 17, sub-section (3), after the figures "24" the words, figures and letter "or section 24A" shall be deemed to be inserted.
- (2) To the said section 17 the following shall be deemed to be added, namely:—
- "(4) Sub-sections (1) and (3) shall apply also in the case of any area which is stated in a certificate granted by a salaried Presidency Magistrate or a Magistrate of the first class to be unhealthy.

"(5) Before granting any such certificate the Magistrate shall cause notice to be served as promptly as may be on the persons referred to in sub-section (3) of section 9, and shall hear without any avoidable delay any objections which may be urged by them.

"(6) When proceedings have been taken under this section for the acquisition of any land, and any person sustains damage in consequence of being suddenly dispossessed of such land, compensation shall be paid to such person for such dispossession."

New section

13. After section 17 the following shall be deemed to be inserted, namely:—

f1898, s. se as amended by Hombay Act II of 1898, s. 3.

[1829 a. 557/5].

"17A. In every case referred to in section 16 or section 17,
the Collector shall, upon payment
of the cost of acquisition, make
over charge of the land to the Board; and the land shall thereupon
vest in the Board, subject to the liability of the Board to pay
any further costs which may be incurred on account of its
acquisition."

(The Schedule-Clauses 13A-14.)

Amendment of section 18, sub-section (1), the of section 18, words "cr the amount of the costs allowed" shall be deemed to be inserted.

Amendment 138: After the words "amount of compensation," in of section 19. clause (e) of section 19, the words " and of costs (if any)" shall be deemed to be inserted.

13C. After the words "amount of the compensation," Amendment of section 20, the words "or costs" shall be deemed to be inserted,

Amendment of section 23.

14. (1), (2) (Omitted.)

(2a) In sub-section (2) of section 23, after the words "in every case" the following shall be deemed to be inserted, namely :-

"except where the land acquired is situated in the Calcutta Municipality and within the area comprised in an improvement scheme sanctioned under the Calcutta Improvement Act, 1911."

- (3) At the end of section 23 the following shall be deemed to be added, namely :-
 - "(3) For the purposes of clause first of sub-section (1) of this section,
 - (a) the market-value of the land shall be deemed [1809. s. 557 (e).] to be the market-value according to the disposition of the land at the date of the publication of the declaration relating thereto under section 6;

- (a1) if it be shown that, before such declaration was published, the owner of viso (i).]
 the land had taken active steps and
 incurred expenditure to serve incurred expenditure to secure a more profitable disposition of the same, further compensation, based on his actual loss, may be paid to him;
- (b) if the market-value has been increased by [1899, s. 557(646),] means of any improvement made by the owner or his predecessor in interest within two years before the aforesaid declaration was published, such increase shall be disregarded, unless it be proved that the improvement was made bona fide and not in contemplation of proceedings for the acquisition of the land being taken under this Act;
- (c) if the market-value is specially high in consequence of the land being put to a use which tion 47 B (c); is unlawful or contrary to public policy, that use shall be disregarded, and the market-value shall be deemed to be the market-value of the land if put to ordinary uses; and

(d) if the market-value of any building is specially [1808, proposed sea high in consequence of the building being so tion 478 (5).] overcrowded as to be dangerous to the health of the inmates, such overcrowding shall be disregarded, and the market-value shall be deemed to be the market-value of the building if occupied by such number of persons only as could be accommodated in it without risk of danger from overcrowding."

(e) (Omitted.)

(4) (Omitted.)

(The Schedule-Clauses 15-16 A.)

15. (1) (Omitted).

(2) For clause seventhly of section 24 the following shall be tion 478 (2). deemed to be substituted, namely :-

"seventhly, any outlay on additions or improvements to land acquired, which was incurred after the date of the publication of the declaration under section 6, unless such additions or improvements were necessary for the maintenance of any building in a proper state of repair."

16. After section 24 the following shall be deemed to be inserted, namely:— .

"24A. In determining the amount of compensation to be Further provisions for awarded for any land acquired for the determining compensation. Board under this Act, the Tribunal shall also have regard to the following provisions, namely,-

(1) if the owner of any land acquired under this Act has, [1808, proposed after the commencement of the Calcutta Improvement Act, 1911, and within two years preceding the date of the publication of the declaration under section 6 of this Act, furnished any return, under section 156 of the Calcutta Municipal Act, 1899, Ben. Act III of 1899 of the rent or annual value of such land, then the rent or annual value of such land shall not, unless the Tribunal otherwise directs, be deemed to be greater than the amount so returned:

Provided that, if any addition or improvement to such land has been made after the date of such return and before the date of the publication of the declaration under section letting-value of the land which is due to such addition or improvement; 6, the Tribunal may take into consideration any increase in the

- (2) when any interest in any land acquired under this Act [1898, proposition acquired after the date of the publication of the declara-tion 47B (2).] tion under section 6, no separate estimate of the value of such interest shall be made so as to increase the amount of compensation to be paid for such land;
- (3) if, in the opinion of the Tribunal, any building is in a [1808, propodefective state, from a sanitary point of view, or is not in a tion 47B (9.1) reasonably good state of repair, the amount of compensation shall not exceed the sum which the Tribunal considers the building would be worth if it were put into a sanitary condition or into a reasonably good state of repair, as the case may be, minus the estimated cost of putting it into such condition or other. estimated cost of putting it into such condition or state;
- (4) if, in the opinion of the Tribunal, any building which is used or is intended or is likely to be used for human habitation, to treasonably capable of being made fit for human habitation, the amount of compensation shall not exceed the value of the materials of the building, minus the cost of demolishing the building."

- (1) After the words "the compensation" in subof the compensation "in sub-section (2) of that section, the words "and costs (if any)" shall be deemed to be inserted.
 - (2) After the words "any compensation", in the concluding proviso to sub-section (1) of section 31, the words "or costs" shall be deemed to be inserted.

(The Schedule .- Clause 16B, 16C.)

New sections 163. After section 48 the following shall be deemed [Act 1 of 1894, section 48] to be inserted, namely:—

"48A. (1) If, within a period of two years from the date of the publication of the declaracompensation to be date of the publication of the declaration under section 6, in respect of any land, the Collector has not made an award under section 11 with respect to such land, the owner of the land shall be entitled to receive compensation for the damage suffered by him in consequence of the delay.

(2) The provisions of Part III of this Act shall apply, so far as may be, to the determination of the compensation payable under this section.

"48B. No compensation shall be payable in pursuance

Sections 48 and 48A of section 48 or section 48A when proceedings for the acquisition of land have been abandoned on the execution of an agreement, or the acceptance of a payment, in pursuance of sub-section (4) of section 67A of the Calcutta Improvement Act, 1911."

Amendment of section 48 I6C. After sub-section (1) of section 49 the following shall be deemed to be inserted, namely:—

"(Ia) For the purposes of sub-section (I), land which is held with and attached to a house and is reasonably required for the enjoyment and use of the house shall be deemed to be part of the house."

17. (Omitted.)

SCHEDULE B.

(Omitted.)

SCHEDULE C.

(Omitted.)

THE LAND ACQUISITION ACT, 1894 (I OF 1894);

of compating the reserve to the State of the Addition of the State of

with proposed modifications embodied in loco.

Notes-1. This reprint shows in loco the modifications which it is proposed to make by the Schedule to the Calcutta Improvement Bill, 1911, as further amended by the Select Committee.

- 2. New matter is printed in small capitals or antique type, the latter type being used to show amendments made by the Select Committee.
- 3. References to the clauses of the Schedule to the Bill are printed in the margin.

(The 9th March, 1911.)

- CALCUTTA: BENGAL SECRETARIAT PRESS.

THE LAND ACQUISITION ACT, 1894 (I OF 1894).

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The Land Acquisition Act, 1894, with proposed modifications embodied in loco.

ACT No. I of 1894.

[2nd February, 1894.]

An Act to amend the law for the acquisition of land for public purposes and for Companies.

WHEREAS it is expedient to amend the law for the acquisition of land needed for public purposes and for Companies, and for determining the amount of compensation to be made on account of such acquisition; It is hereby enacted as follows:-

PART I.

PRELIMINARY.

- 1. (1) This Act may be called the Land Acquisition Act,
 - (2) It extends to the whole of British India; and
 - (3) It shall come into force on the first day of March, 1894.

R peal.

- 2. (1) The Land Acquisition Act, 1870, and section 74 of x of 1870. the Punjab Courts Act, 1884, are hereby repealed.
- (2) But all proceedings commenced, officers appointed or authorized, agreements published and rules made under the said Land Acquisition Act shall, as far as may be, be deemed to have been respectively commenced, appointed or authorized, published and made under this Act.
- (5) Any enactment or document referring to the said Land Acquisition Act or to any enactment thereby repealed shall, so far as may be, be construed to refer to this Act or to the corresponding portion thereof.

- 3. In this Act, unless there is something repugnant in the subject or context,-
 - (a) the expression "land" includes benefits to arise out of land, and things attached to the earth or permanently
 - fastened to anything attached to the earth;

 (b) the expression "person interested" includes all persons claiming an interest in compensation to be made on account of the acquisition of land under this Act; and a person shall be deemed to be interested in land
 - if he is interested in an easement affecting the land;

 (c) the expression "Collector" means the Collector of a district, and includes a Deputy Commissioner and any officer specially appointed by the Local Government to perform the functions of a Collector under this Act;
 - (d) the expression "Court" means a principal Civil Court of original jurisdiction, unless the Local Government has appointed (as it is hereby empowered to do) a special judicial officer within any specified local limits to perform the functions of the Court under this Act

perform the functions of the Court under this Act [and, except for the purposes of section 54, Bill, clause 61 (a). includes the Tribunal];

(e) the expression "Company" means a Company registered under the Indian Companies Act, 1882, or under the vi of 1882. (English) Companies Acts, 1862 to 1890, or incorporated by an Act of Parliament or of the Governor General in Council, or by Royal Charter or Letters Patent;

As to the modification of Act I of 1894 in its application to the Calcutta Municipality, see Bon. Act III of 1899, s. 557.

Section 57 (2) of the Indian Electricity Act, 1910 (IX of 1910), declares as follows:-*The Local Government may, if it thinks fit, on the application of any personal company, desirous of obtaining any land for the purposes of his taking, direct that he may acquire such land under the provisions of the Acquisition Act, 1894, in the same manner and on the same conditions at the acquired if the person were a company.*

The Land Acquisition Act, 1894, with proposed [Act I modifications embodied in loco.

(Part II-Acquisition .- Sec. 4.)

- (e1) the expression "local authority" includes
 Board of Trustees constituted under
 Calcutta Improvement Act, 1911; the Bill, Schedule, the clause lua.
 - (f) the expression "public purpose" includes the provision of village-sites in districts in which the Local Government shall have declared, by notification in the official Gazettte, that it is customary for the Government to make such provision; and
 - (g) the following persons shall be deemed persons "entitled to act," as and to the extent hereinafter provided (that is to say),
 - trustees for other persons beneficially interested shall be deemed the persons entitled to act with reference to any such case, and that to the same extent as the persons beneficially interested could have acted if free from disability:
 - a married woman, in cases to which the English law is applicable, shall be deemed the person so entitled to act, and, whether of full age or not, to the same extent as if she were unmarried and of full age; and
- the guardians of minors and the committees or managers of lunatics or idiots shall be deemed respectively the persons so entitled to act, to the same extent as the minors, lunatics or idiots themselves, if free from disability, could have Provided that

- (i) no person shall be deemed "entitled to act" whose interest in the subject-matter shall be shown to the satisfaction of the Collector or [Court] Tribunal to be adverse to the interest Bill, clause 51C(1). of the person interested for whom he would otherwise be entitled to act;
 - (ii) in every such case the person interested may appear by a next friend, or, in default of his appearance by a next friend, the Collector or [Court] Bill, clause 61 C(a).

 Tribunal, as the case may be, shall appoint a guardian for the case to act on his behalf in abana no ni the conduct thereof;
 - the conduct thereof;

 (iii) the provisions of Chapter XXXI of the Code of
 Civil Procedure [1] shall, mutatis mutandis, apply XIV of 1882.

 in the case of persons interested appearing
 before a Collector or [Court] THE TRIBUNAL Bill, clause 61C(a).

 by a next friend, or by a guardian for the
 case, in proceedings under this Act; and
- (iv) no person "entitled to act" shall be competent to receive the compensation-money payable to the person for whom he is entitled to act, unless he would have been competent to alienate the land and receive and give a good discharge for TO KIND the purchase money on a voluntary sale.

PART II.

ACQUISITION.

Preliminary Investigation.

4. (1) Whenever it appears to the Local Government that land in any locality is likely to be needed for any public purpose, a notification to that effect shall be published in the official Gazette, and the Collector shall cause public notice of the of 1894.] The Land Acquisition Act, 1894, with proposed modifications embodied in loco.

(Part II. - Acquisition .- Secs. 5-8.)

substance of notification to be given at convenient places in the said locality.

(2) Thereupon it shall be lawful for any officer either generally or specially authorized by such Government in this behalf, and for his servants and workmen,

to enter upon and survey and take levels of any land in such locality;

to dig or bore into the subsoil;

to do all other acts necessary to ascertain whether the land is adapted for such purpose;

to set out the boundaries of the land proposed to be taken and the intended line of the work (if any) proposed to be made thereon;

to mark such levels, boundaries and line by placing marks and outting trenches; and,

where otherwise the survey cannot be completed and the levels taken and the boundaries and line marked, to cut down and clear away any part of any standing crop, fence or jungle:

Provided that no person shall enter into any building or upon any enclosed court or garden attached to a dwelling-house (unless with the consent of the occupier thereof) without previously giving such occupier at least seven days' notice in writing of his intention to do so.

Payment for

5. The officer sc authorized shall at the time of such entry pay or tender payment for all necessary damage to be done as aforesaid, and, in case of dispute as to the sufficiency of the amount so paid or tendered, he shall at once refer the dispute to the decision of the Collector or other chief revenue-officer of the district, and such decision shall be final.

Declaration of intended Acquisition.

Declaration that land is required for a public purpos 6. (1) Subject to the provisions of Part VII of this Act, whenever it appears to the Local Government that any particular land is needed for a public purpose, or for a Company, a declaration shall be made to that effect under the signature of a Secretary to such Government or of some officer duly authorized to certify its orders:

Provided that no such declaration shall be made unless the compensation to be awarded for such property is to paid by a Company, or wholly or partly out of public revenues or some fund controlled or managed by a local authority.

- (2) The declaration shall be published in the official Gazette, and shall state the district or other territorial division in which the land is situate, the purpose for which it is needed, its approximate area, and, where a plan shall have been made of the land, the place where such plan may be inspected.
- (3) The said declaration shall be conclusive evidence that the land is needed for a public purpose or for a Company, as the case may be; and, after making such declaration, the Local Government may acquire the land in manner hereinafter appearing.

After declaration Collector to take order

7. Whenever any land shall have been so declared to be needed for a public purpose or for a Company, the Local Government, or some officer authorized by the Local Government in this behalf, shall direct the Collector to take order for the acquisition of the land.

Land to bel marked out, measured and planned.

8. The Collector shall thereupon cause the land (unless it has been already marked out under section 4) to be marked out. He shall also cause it to be measured, and (if no plan has been made thereof) a plan to be made of the same.

The Land Acquisition Act, 1894, with proposed [ACT I modifications embodied in loco.

(Part II. - Acquisition .- Secs. 9-11.)

Notice to persons interested.

- 9. (1) The Collector shall then cause public notice to be given at convenient places on or near the land to be taken, stating that the Government intends to take possession of the land, and that claims to compensation for all interests in such land may be made to him.
- (2) Such notice shall state the particulars of the land so needed, and shall require all persons interested in the land to appear personally or by agent before the Collector at a time and place therein mentioned (such time not being earlier than fifteen days after the date of publication of the notice), and to state the nature of their respective interests in the land and the amount and particulars of their claims to compensation for such interests, and their objections (if any) to the measurements made under section 8. The Collector may in any case require such statement to be made in writing and signed by the party or his agent.
- (3) The Collector shall also serve notice to the same effect on the occupier (if any) of such land, and on all such persons known or believed to be interested therein, or to be entitled to act for persons so interested, as reside, or have agents authorized to receive service on their behalf, within the revenue-district in which the land is situate.
- (4) In case any person so interested resides elsewhere, and has no such agent, the notice shall be sent to him by post in a letter addressed to him at his last known residence, address or place of business and registered under Part III of the Indian Post Office XIV of 1896.

 Act, 1866.[13]

Power to require and; enforce the making of statements as to names and interests.

- 10. (1) The Collector may also require any such person to make or deliver to him, at a time and place mentioned (such time not being earlier than fifteen days after the date of requisition), a statement containing, so far as may be practicable, the name of every other person possessing any interest in the land or any part thereof as co-proprietor, sub-proprietor, mortgagee, tenant or otherwise, and of the nature of such interest, and of the rents and profits (if any) received or receivable on account thereof for three years next preceding the date of the statement.
- (2) Every person required to make or deliver a statement under this section or section 9 shall be deemed to be legally bound to do so within the meaning of sections 175 and 176 of the XLV of 1800, Indian Penal Code.

Inquiry into Measurements, Value and Claims, and Award by the Collector.

Inquiry and award by Collector.

- 11. On the day so fixed, or on any other day to which the inquiry has been adjourned, the Collector shall proceed to inquire into the objections (if any) which any person interested has stated, pursuant to a notice given under section 9, to the measurements made under section 8, and into the value of the land, and into the respective interests of the persons claiming the compensation, and shall make an award, under his hand, of—
 - (i) the true area of the land;
 - (ii) the compensation which in his opinion should be allowed for the land; and
 - (iii) the apportionment of the said compensation among all the persons known or believed to be interested in the land, of whom, or of whose claims, he has information, whether or not they have respectively appeared before him; and
 - (iv) the costs which, in his opinion, should be Bill, Schedule, c.auso allowed

to any person who is found to be entitled to compensation, and who is not entitled to

of 1894.] The Land Acquisition Act, 1894, with proposed modifications embodied in loco.

(Part II.—Acquisition.—Secs. 12-17.)

receive the additional sum of fifteen per centum mentioned in section 23, subsection (2),

as having been actually and reasonably incurred by such person in preparing his claim and putting his case before the Collector.

The Collector may disallow, wholly or in part, costs incurred by any person if he considers that the claim made by such person for compensation is extravagant.

Award of Collector when to be final.

- 12. (1) Such award shall be filed in the Collector's office, and shall, except as hereinafter provided, be final and conclusive evidence, as between the Collector and the persons interested, whether they have respectively appeared before the Collector or not, of the true area and value of the land and the apportionment of the compensation among the persons interested.
- (2) The Collector shall give immediate notice of his award to such of the persons interested as are not present personally or by their repesentatives when the award is made.

as journment 13. The Collector may, for any cause he thinks fit, from time to time adjourn the inquiry to a day to be fixed by him.

Fewer to summon and enforce attendance of witnesses and production of doorments. 14. For the purpose of inquiries under this Act, the Collector shall have power to summon and enforce the attendance of witnesses, including the parties interested or any of them, and to compel the production of documents, by the same means, and (so far as may be) in the same manner, as is provided in the case of a Civil Court under the Code of Civil Procedure.

Act V of 1908,

Matters to be considered and neglected. 15. In determining the amount of compensation, the Collector shall be guided by the provisions contained in sections 23 Bm. Schedule, clause [and 24], 24 AND 24A.

Taking possession.

Power to take pessession.

16. When the Collector has made an award under section 11, he may take possession of the land, which shall thereupon vest absolutely in the Government, free from all encumbrances.

Special powers in cases of sevency.

- 17. (1) In cases of urgency, whenever the Local Government so directs, the Collector, though no such award has been made, may, on the expiration of fifteen days from the publication of the notice mentioned in section 9, sub-section (1), take possession of any waste or arable land needed for public purposes or for a Company. Such land shall thereupon vest absolutely in the Government, free from all encumbrances.
- (2) Whenever, owing to any sudden change in the channel of any navigable river or other unforeseen emergency, it becomes necessary for any Railway Administration to acquire the immediate possession of any land for the maintenance of their traffic or for the purpose of making thereon a river-side or ghat station, or of providing convenient connection with or access to any such station, the Collector may, immediately after the publication of the notice mentioned in sub-section (1), and with the previous sanction of the Local Government, enter upon and take possession of such land, which shall thereupon vest absolutely in the Government free from all encumbrances:

Provided that the Collector shall not take possession of any building or part of a building under this sub-section without giving to the occupier thereof at least forty-eight hours' notice of his intention so to do, or such longer notice as may be reasonably sufficient to enable such occupier to remove his moveable property from such building without unnecessary inconvenience. The Land Acquisition Act, 1894, with proposed [ACT I modifications embedded in loco.

(Part II.—Acquisition.—Part III.—Reference to [Court]
THE TRIBUNAL, and Procedure thereon.—Secs. 17 A,
18.)

- (3) In every case under either of the preceding sub-sections, the Collector shall at the time of taking possession offer to the persons interested compensation for the standing crops and trees (if any) on such land and for any other damage sustained by them caused by such sudden dispossession and not excepted in section 24 or section 24A; and, in case such offer Bill, Schedule, clause is not accepted, the value of such crops and trees and the 12 (3). amount of such other damage shall be allowed for in awarding compensation for the land under the provisions herein contained.
- (4) Sub-sections (1) and (3) shall apply also in the bill, schedule, clause case of any area which is stated in a certificate granted 12 (2). By a salaried Presidency Magistrate or a Magistrate of the first class to be unhealthy.
- (5) Before granting any such certificate the Magistrate shall cause notice to be served as promptly as may be on the persons reperred to in sub-section (3) of section 9, and shall hear without any avoidable delay any objections which may be urged by them.
- (6) WHEN PROCEEDINGS HAVE BEEN TAKEN UNDER THIS SECTION FOR THE ACQUISITION OF ANY LAND, AND ANY PERSON SUSTAINS DAMAGE IN CONSEQUENCE OF BEING SUDDENLY DISPOSSESSED OF SUCH LAND, COMPENSATION SHALL BE PAID TO SUCH PERSON FOR SUCH DISPOSSESSION.

TRANSPRE OFFLAND TO BOARD. 17A. In every case referred to in section 16 or bill, schedule, clause section 17, the Collector shall, upon payment of the ¹⁸. cost of acquisition, make over charge of the land to the Board; and the land shall thereupon vest in the Board, subject to the liability of the Board to pay any further costs which may be incurred on account of its acquisition.

PART III.

Hay and provide them

REFERENCE TO [Court] THE TRIBUNAL,

Bill, clause 61 O(a).

Reference to

- 18. (1) Any person interested who has not accepted the award may, by written application to the Collector, require that the matter be referred by the Collector for the determination of the [Court] Tribunal, whether his objection be to the measure-bill, clause in C(a), ment of the land, the amount of the compensation, the persons to whom it is payable, or the apportionment of the compensation among the persons interested, or the amount of the costs bill, Schedule, clause allowed.
- (2) The application shall state the grounds on which objection to the award is taken:

Provided that every such application shall be made,-

- (a) if the person making it was present or represented before the Collector at the time when he made his award, within six weeks from the date of the Collector's award;
- (b) in other cases, within six weeks of the receipt of the notice from the Collector under section 12, sub-section (2); or within six months from the date of the Collector's award, whichever period shall first expire.

of 1894.] The Land Acquisition Act, 1894, with proposed modifications embedied in loco.

(Part III.—Reference to [Court] THE TRIBUNAL, and Procedure thereon.—Secs. 19-23.)

Collector's statement to the [Court]

- 19. (1) In making the reference, the Collector shall state, for the information of the [Court] TRIBUNAL, in writing under BIL clause 61 O(a). his hand,—
 - (a) the situation and extent of the land, with particulars of any trees, buildings or standing crops thereon;
 - (b) the names of the persons whom he has reason to think interested in such land;
 - (c) the amount awarded for damages and paid or tendered under sections 5 and 17, or either of them, and the amount of compensation and of costs (if any) Bill, Schedule, clause awarded under section 11; and
 - (d) if the objection be to the amount of the compensation, the grounds on which the amount of compensation was determined.
- (2) To the said statement shall be attached a schedule giving the particulars of the notices served upon, and of the statements in writing made or delivered by, the parties interested, respectively.

Service of

- 20. The [Court] TRIBUNAL shall thereupon cause a notice, Bill, clause 61 O(a). specifying the day on which the [Court] TRIBUNAL will proceed to Bill, clause 61 O(a). determine the objection, and directing their appearance before the [Court] TRIBUNAL on that day, to be served on the following Bill, clause 61 O(a), persons, namely:—
 - (a) the applicant;
 - (b) all persons interested in the objection, except such (if any) of them as have consented without protest to receive payment of the compensation awarded; and,
 - (c) if the objection is in regard to the area of the land or to the amount of the compensation or costs, the Bill, Schedule, clause Collector.
- Restriction e 21. The scope of the inquiry in every such proceeding shall be restricted to a consideration of the interests of the persons affected by the objection.
- receedings to be in open and all persons entitled to practise in any Civil Court in the Province shall be entitled to appear, plead and act (as the case may be) in such proceeding.
- Matters to be 23. (1) In determining the amount of compensation to be considered in awarded for land acquired under this Act, the [Court] TRIBUNAL BHI, clause 610 (a). compensation. shall take into consideration
 - first, the market-value of the land at the date of the publication of the declaration relating thereto under section 6;
 - secondly, the damage sustained by the person interested, by reason of the taking of any standing crops or trees which may be on the land at the time of the Cellector's taking possession thereof;
 - thirdly, the damage (if any) sustained by the person interested, at the time of the Collector's taking possession of the land, by reason of severing such land from his other land;
 - fourthly, the damage (if any) sustained by the person interested, at the time of the Collector's taking possession of the land, by reason of the acquisition injuriously affecting his other property, moveable or immoveable, in any other manner, or his earnings;

The Land Acquisition Act, 1894, with proposed [ACT I modifications embodied in loco.

(Part III.-Reference to [Court] THE TRIBUNAL, and Procedure thereon .- Sec. 24.)

- fifthly, if, in consequence of the acquisition of the land by the Collector, the person interested is compelled to change his residence or place of business, the reasonable expenses (if any) incidental to such change; and
- sixthly, the damage (if any) bona fide resulting from diminution of the profits of the land between the time of the publication of the declaration under section 6 and the time of the Collector's taking possession of the land.
- (2) In addition to the market-value of the land, as above provided, the [Court] TRIBUNAL shall in every case, except Bill, clause 610 (a). where the land acquired is situated in the Calcutta Municipality, Schedule, clause 14(2a). pality and within the area comprised in an improvement scheme sanctioned under the Calcutta Improvement Act, 1911, award a sum of fifteen per centum on such market-value, in consideration of the compulsory nature of the acquisition.

- (3) FOR THE PURPOSES OF CLAUSE first OF SUB-SECTION (I) OF Bill. Schedule, cla THIS SECTION,-
 - (a) THE MARKET-VALUE OF THE LAND SHALL BE DEEMED TO BE THE MARKET-VALUE ACCORDING TO THE DISPOSITION OF THE LAND AT THE DATE OF THE PUBLICATION OF THE DECLARATION RELATING THERETO UNDER SECTION
- (al) if it be shown that, before such declaration was published, the owner of the land had taken active steps and incurred expenditure to secure a more profitable disposition of the same, further compensation, based on his actual loss, may be paid to him;
- (b) IF THE MARKET-VALUE HAS BEEN INCREASED BY MEANS OF ANY IMPROVEMENT MADE BY THE OWNER OR HIS PREDECESSOR IN INTEREST WITHIN TWO YEARS BEFORE THE AFORESAID DECLARATION WAS PUBLISHED, SUCH INCREASE SHALL BE DISREGARDED, UNLESS IT BE PROVED THAT THE IMPROVEMENT WAS MADE bond fide AND NOT IN CONTEMPLATION OF PROCEEDINGS FOR THE ACQUISITION OF THE LAND BEING TAKEN UNDER THIS ACT;
- (c) IF THE MARKET-VALUE IS SPECIALLY HIGH IN COMBE-QUENCE OF THE LAND BEING PUT TO A USE WHICH IS UNLAWFUL OR CONTRARY TO PUBLIC POLICY, THAT USB SHALL BE DISREGARDED, AND THE MARKET-VALUE SHALL BE DEEMED TO BE THE MARKET-VALUE OF THE LAND IF PUT TO ORDINARY USES; and
- (d) IF THE MARKET-VALUE OF ANY BUILDING IS SPECIALLY HIGH IN CONSEQUENCE OF THE BUILDING BEING SO OVERCROWDED AS TO BE DANGEROUS TO THE HEALTH OF THE INMATES, SUCH OVERCROWDING SHALL BE DISREGARDED, AND THE MARKET-VALUE SHALL BE DERMED TO BE THE MARKET-VALUE OF THE BUILD-ING IF OCCUPIED BY SUCH NUMBER OF PERSONS ONLY AS COULD BE ACCOMMODATED IN IT WITHOUT BISK OF DANGER FROM OVERCROWDING.
- 24. But the [Court] TRIBUNAL shall not take into considera- Bill, clause sie (a).

first, the degree of urgency which has led to the acquisition;

OF 1894.] The Land Acquisition Act, 1894, with proposed modifications embodied in loco.

(Part III.-Reference to [Court] THE TRIBUNAL, and Procedure thereon—Sec. 24A.)

secondly, any disinclination of the person interested to part with the land acquired;

thirdly, any damage sustained by him which, if caused by a private person, would not render such person liable to a suit;

fourthly, any damage which is likely to be caused to the land acquired, after the date of the publication of the declaration under section 6, by or in consequence of the use to which it will be put;

fifthly, any increase to the value of the land acquired likely to accrue from the use to which it will be put when acquired;

sixthly, any increase to the value of the other land of the person interested likely to accrue from the use to which the land acquired will be put; or,

[seventhly, any outlay or improvements on, or disposal of, the land acquired, commenced, made or effected without the sanction Bill, Schedule, clause 15 (8). of the Collector after the date of the publication of the declaration under section 6;7

seventhly, ANY OUTLAY ON ADDITIONS OR IMPROVEMENTS TO BIII, Schedule, clause LAND ACQUIRED, WHICH WAS INCURRED AFTER THE 15 (2).

DATE OF THE PUBLICATION OF THE DECLARATION UNDER SECTION 6, UNLESS SUCH ADDITIONS OR IMPROVEMENTS WERE NECESSARY FOR THE MAINTEN-ANCE OF ANY BUILDING IN A PROPER STATE OF REPAIR.

PURTHER PRO-

24A. In PETERMINING THE AMOUNT OF COMPENSATION TO Bill, Schedule, clause DETERMINING BE AWARDED FOR ANY LAND ACQUIRED FOR THE BOARD UNDER THIS ACT, THE TRIBUNAL SHALL ALSO HAVE REGARD TO THE POLLOWING PROVISIONS, NAMELY,-

> (1) IF THE OWNER OF ANY LAND ACQUIRED UNDER THIS ACT HAS, AFTER THE COMMENCEMENT OF THE CALCUTTA IMPROVEMENT ACT, 1911, AND WITHIN two years PRECEDING THE DATE OF THE PUBLICATION OF THE DECLARATION UNDER SECTION 6 of this Act, FURNISHED ANY RETURN, UNDER SECTION 156 OF THE CALCUTTA MUNICIPAL ACT, 1899, OF THE Ben. Act III of 1899. RENT OR ANNUAL VALUE OF SUCH LAND, THEN THE RENT OR ANNUAL VALUE OF SUCH LAND SHALL NOT, UNLESS THE TRIBUNAL OTHERWISE DIRECTS, BE DEEMED TO BE GREATER THAN THE AMOUNT SO RETURNED :

PROVIDED THAT, IF ANY ADDITION OR IMPROVEMENT TO SUCH LAND HAS BEEN MADE AFTER THE DATE OF SUCH RETURN AND BEFORE THE DATE OF THE PUBLICATION OF THE DECLARATION UNDER SECTION 6, THE TRIBUNAL MAY TAKE INTO CONSIDERATION ANY INCREASE IN THE LETTING-VALUE OF THE LAND WHICH IS DUE TO SUCH ADDITION OR IMPROVEMENT;

- (2) WHEN ANY INTEREST IN ANY LAND ACQUIRED UNDER THIS ACT HAS BEEN ACQUIRED AFTER THE DATE OF THE PUBLICA-TION OF THE DECLARATION UNDER SECTION 6, NO SEPARATE ESTIMATE OF THE VALUE OF SUCH INTEREST SHALL BE MADE SO AS TO INCREASE THE AMOUNT OF COMPENSATION TO BE PAID FOR SUCH LAND;
- (3) IF, IN THE OPINION OF THE TRIBUNAL, ANY BUILDING IS IN A DEFECTIVE STATE, FROM A SANITARY POINT OF VIEW, OR IS NOT IN A REASONABLY GOOD STATE OF REPAIR, THE AMOUNT OF COMPENSATION SHALL NOT EXCEED THE SUM WHICH THE TRIBUNAL CONSIDERS THE BUILDING WOULD BE WORTH IF IT WERE PUT INTO A SANITARY CONDITION OR INTO A REASONABLY GOOD STATE OF REPAIR, AS THE CASE MAY BE, minus THE ESTIMATED COST OF PUTTING IT INTO SUCH CONDITION OR STATE;

The Land Acquisition Act, 1894, with proposed [Acr I modifications embodied in loco.

(Part III.—Reference to [Court] THE TRIBUNAL, and Procedure thereon.—Part IV.—Apportionment of Compensation.—Secs. 25-30.)

(4) 1F, IN THE OPINION OF THE TRIBUNAL, ANY BUILDING WHICH IS USED OR IS INTENDED OR IS LIKELY TO BE USED FOR HUMAN HABITATION, IS NOT REASONABLY CAPABLE OF BRING MADE FIT FOR HUMAN HABITATION, THE AMOUNT OF COMPENSATION SHALL NOT EXCEED THE VALUE OF THE MATERIALS OF THE BUILDING, minus THE COST OF DEMOLISHING THE BUILDING.

Rules as to amount of compensation

- 25. (1) When the applicant has made a claim to compensation, pursuant to any notice given under section 9, the amount awarded to him by the [Court] TRIBUNAL shall not exceed the Bill, clause 610(4). amount so claimed or be less than the amount awarded by the Collector under section 11.
- (2) When the applicant has refused to make such claim or has omitted without sufficient reason (to be allowed by the [Judge] Bill, clause 610 (6). PRESIDENT OF THE TRIBUNAL) to make such claim, the amount awarded by the [Court] TRIBUNAL shall in no case exceed the Bill, clause 610 (6). amount awarded by the Collector.
- (3) When the applicant has omitted for a sufficient reason (to be allowed by the [Judge] PRESIDENT OF THE TRIBUNAL) to Bill, clause 610 (a). make such claim, the amount awarded to him by the [Court] Bill, clause 610 (a). TRIBUNAL shall not be less than, and may exceed, the amount awarded by the Collector.

Form of awards.

26. Every award under this Part shall be in writing signed by the [Judge] President of the Tribunal, and shall specify Bill, clause 610 (6). the amount awarded under clause first of sub-section (1) of section 23, and also the amounts (if any) respectively awarded under each of the other clauses of the same sub-section, together with the grounds of awarding each of the said amounts.

Ceuts

- 27. (1) Every such award shall also state the amount of costs incurred in the proceedings under this Part, and by what persons and in what proportions they are to be paid.
- (2) When the award of the Collector is not upheld, the costs shall ordinarily be paid by the Collector, unless the [Court] Bill, clause 610 (a). TRIBUNAL shall be of opinion that the claim of the applicant was so extravagant or that he was so negligent in putting his case before the Collector that some deduction from his costs should 'be made or that he should pay a part of the Collector's costs.

Collector may be directed to pay interest on excess compen-1 mtion,

28. If the sum which, in the opinion of the [Court] Tri-Bill clause 610 (a).

BUNAL, the Collector ought to have awarded as compensation

on is in excess of the sum which the Collector did award as compensation, the award of the [Court] Tribunal may direct that the Bill, clause 610 (a).

Collector shall pay interest on such excess at the rate of fix per

centum per annum from the date on which he took possession of

the land to the date of payment of such excess [into Court] to Bill, clause 610 (a).

The Tribunal.

PART IV.

APPORTIONMENT OF COMPENSATION.

Particulars of apportionment to be specified.

- 29. Where there are several persons interested, if such persons agree in the apportionment of the compensation, the particulars of such apportionment shall be specified in the award, and as between such persons the award shall be conclusive evidence of the correctness of the apportionment.
- Dispute as to provide a provided and

OF 1894.] The Land Acquisition Act, 1894, with proposed modifications embodied in loco.

Part IV .- Apportionment of Compensation .- (Part V .--Payment.—Secs. 31, 32.)

same or any part thereof is payable, the Collector may refer such dispute to the decision of the [Court] TRIBUNAL.

PART V.

PAYMENT,

31. (1) On making an award under section 11, the Collector shall tender payment of the compensation and costs (if any) Bill, Schedule, elaw awarded by him to the persons interested entitled thereto according to the award, and shall pay it to them unless prevented by some one or more of the contingencies mentioned in the next sub-section.

(2) If they shall not consent to receive it, or if there be no person competent to alienate the land, or if there be any dispute as to the title to receive the compensation or as to the apportionment of it, the Collector shall deposit the amount of the compensation and costs (if any) [in the Court to which a reference under Bill. Schedule, clause section 18 would be submitted] with the Tribunal:

Bill, clause and (a).

Provided that any person admitted to be interested may receive such payment under protest as to the sufficiency of the

Provided also that no person who has received the amount otherwise than under protest shall be entitled to make any application under section 18:

Provided also that nothing herein contained shall affect the liability of any person, who may receive the whole or any part of any compensation or costs awarded under this Act, to pay the Bill, Schedule, same to the person lawfully entitled thereto.

- (3) Notwithstanding anything in this section, the Collector may, with the sanction of the Local Government, instead of awarding a money compensation in respect of any land, make any arrangement with a person having a limited interest in such land, either by the grant of other lands in exchange, the remission of land-revenue on other lands held under the same title, or in such other way as may be equitable, having regard to the interests of the parties concerned.
- (4) Nothing in the last foregoing sub-section shall be construed to interfere with or limit the power of the Collector to enter into any arrangement with any person interested in the land and competent to contract in respect thereof.

(1) If any money shall be deposited [in Court] with Bill, clause 610(a). THE TRIBUNAL under sub-section (2) of the last preceding section, and it appears that the land in respect whereof the same was awarded belonged to any person who had no power to alienate the same, the [Court] TRIBUNAL shall-

Bill, clause 610(a).

- (a) order the money to be invested in the purchase of other lands to be held under the like title and conditions of ownership as the land in respect of which such money shall have been deposited was held, or
- (b) if such purchase cannot be effected forthwith, then in such Government or other approved securities as the [Court] TRIBUNAL shall think fit;

Bill, clause 610 (a).

and shall direct the payment of the interest or other proceeds arising from such investment to the person or persons who would for the time being have been entitled to the possession of the said land; and such moneys shall remain so deposited and invested until the same be applied—

- (i) in the purchase of such other lands as aforesaid; or
- (ii) in payment to any person or persons becoming absolutely entitled thereto.

The Land Acquisition Act, 1894, with proposed [ACT I modifications embodied in loco.

(Part V .- Payment .- Part VI .- Temporary Occupation of Land .- Secs. 33-36.)

- (2) In all cases of moneys deposited to which this section applies, the [Court] Tribunal shall order the costs of the following Bill, clause CIC(a). matters, including therein all reasonable charges and expenses incident thereto, to be paid by the Collector, namely:—
 - (a) the costs of such investments as aforesaid;
- (b) the costs of the orders for the payment of the interest or other proceeds of the securities upon which such moneys are for the time being invested, and for the payment [out of Court] BY THE TRIBUNAL of the princi-Bill, clause 61C(a), pal of such moneys, and of all proceedings relating thereto, except such as may be occasioned by litiyen live gation between adverse claimants.

33. When any money shall have been deposited [in Court] Bill, clause 610(a). depo with the Tribunal under this Act for any cause other than that mentioned in the last preceding section, the [Court] Tribunal bill, clause 610(a). may, on the application of any party interested or claiming an interest in such money, order the same to be invested in such Government or other approved securities as it may think proper, and may direct the interest or other proceeds of any such investment to be accumulated and paid in such manner as it may consider will give the parties interested therein the same benefit therefrom as they might have had from the land in respect whereof such money shall have been deposited, or as near thereto as may be.

Payment interest.

34. When the amount of such compensation is not paid or deposited on or before taking possession of the land, the Collecter shall pay the amount awarded, with interest thereon at the rate of six per centum per annum, from the time of so taking possession until it shall have been so paid or deposited.

PART VI.

TEMPORARY OCCUPATION OF LAND.

- 35. (1) Subject to the provisions of Part VII of this Act, whenever it appears to the Local Government that the temporary occupation and use of any waste or arable land are needed for any public purpose, or for a Company, the Local Government may direct the Collector to procure the occupation and use of the same for such term as it shall think fit, not exceeding three years from the commencement of such course. exceeding three years from the commencement of such occupation.
- (2) The Collector shall thereupon give notice in writing to the persons interested in such land of the purpose for which the same is needed, and shall, for the occupation and use thereof for such term as aforesaid, and for the materials (if any) to be taken therefrom, pay to them such compensation, either in a gross sum of money, or by monthly or other periodical payments, as shall be agreed upon in writing between him and such persons respec-tively. tively.

(3) In case the Collector and the persons interested differ as to the sufficiency of the compensation or apportionment thereof, the Collector shall refer such difference to the decision of the [Count] TRIBUNAL.

Bill, clause 610 (a).

ower to onter

36. (1) On payment of such compensation, or on executing ke sion, and such agreement or on making a reference under section 35,

the Collector may enter upon and take possession of the land, and use or permit the use thereof in accordance with the terms of the said notice.

of 1894.] The Land Acquisition Act, 1894, with proposed modifications embodied in loco.

(Part VI.—Temporary Occupation of Land.—Part VII.—Acquisition of Land for Companies.—Secs. 37-41.)

(2) On the expiration of the term, the Collector shall make or tender to the persons interested compensation for the damage (if any) done to the land and not provided for by the agreement, and shall restore the land to the persons interested therein:

Provided that, if the land has become permanently unfit to be used for the purpose for which it was used immediately before the commencement of such term, and if the persons interested shall so require, the Local Government shall proceed under this Act to acquire the land as if it was needed permanently for a public purpose or for a Company.

Difference as to condition of land.

37. In case the Collector and persons interested differ as to the condition of the land at the expiration of the term, or as to any matter connected with the said agreement, the Collector shall refer such difference to the decision of the [Court] TRIBUNAL. BIII, clause 61C (a).

PART VII.

ACQUISITION OF LAND FOR COMPANIES.

be authorised to enter and survey.

38. (1) Subject to such rules as the Governor General of India in Council may from time to time prescribe in this behalf, the Local Government may authorise any officer of any company desiring to acquire land for its purposes to exercise the powers conferred by section 4.

(2) In every such case section 4 shall be construed as if for the words "for such purpose" the words "for the purposes of the Company" were substituted; and section 5 shall be construed as if after the words "the officer" the words "of the Company" were inserted.

Previous concent of Local Government and execution of agreement necessary.

39. The provisions of sections 6 to 37 (both inclusive) shall not be put in force in order to acquire land for any Company unless with the previous consent of the Local Government, nor unless the Company shall have executed the agreement hereinafter mentioned

Previous inquiry.

- 40. (1) Such consent shall not be given unless the Local Government be satisfied, by an inquiry held as hereinafter provided,—
 - (a) that such acquisition is needed for the construction of some work, and
 - (b) that such work [1] is likely to prove useful to the public.

(2) Such inquiry shall be held by such officer and at such time and place as the Local Government shall appoint.

(3) Such officer may summon and enforce the attendance of witnesses and compel the production of documents by the same means and, as far as possible, in the same manner as is provided by the Code of Civil Procedure in the case of a Civil Court.

Act V of 1908.

Agreement with Secretar of State in

- 41. Such officer shall report to the Local Government the result of the inquiry, and, if the Local Government is satisfied that the proposed acquisition is needed for the construction of a work, and that such work is likely to prove useful to the public, it shall, subject to such rules as the Governor General of India in Council may from time to time prescribe in this behalf, require the Company to enter into an agreement with the Secretary of State for India in Council, providing to the satisfaction of the Local Government for the following matters, namely:—
 - (1) the payment to Government of the cost of the acquisition;

[1] Section 57 (1) of the Indian Electricity Act, 1910 (IX [of 1910), declares as follows:—
"In section 40, sub-section (1), clause (b), and section 41, sub-section (5), of the Land Acquisition Act, 1894, the term "work" shall be deemed to include electrical currey supplied, or to be supplied, by means of the work to be constructed."

The Land Acquisition Act, 1894, with proposed [ACT] modifications embodied in loco.

(Part VII. - Acquisition of Land for Companies .-Part VIII .- Miscellaneous .- Secs. 42-45.)

- (2) the transfer, on such payment, of the land to the Company;
- (3) the terms on which the land shall be held by the Company;
- (4) the time within which, and the conditions on which, the work shall be executed and maintained; and
- (5) the terms on which the public shall be entitled to use the work [1].

Publication of

42. Every such agreement shall, as soon as may be after its execution, be published in the Gazette of India, and also in the local official Gazette, and shall thereupon (so far as regards the terms on which the public shall be entitled to use the work) have the same effect as if it had formed part of this Act.

Sections 39 to 42 not to apply where Government bound by agreement to provide agreement to provide land for Companies,

43. The provisions of sections 39 to 42, both inclusive, shall not apply, and the corresponding sections of the Land Acquisition Act, 1870, [2] shall be deemed never to have applied, to the acquisition of land for any Railway or other Company, for the purposes of which, under any agreement between such Company and the Secretary of State for India in Council, the Government is, or was, bound to provide land.

How agree-ment between Railway Com-pany and Secretary of tary of may be

In the case of the acquisition of land for the purposes of a Railway Company, the existence of such an agreement as is mentioned in section 43 may be proved by the production of a printed copy thereof purporting to be printed by order of Government.

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TOR ATTENDED IN MISCELLANEOUS. TO form all their seeling

45. (1) Service of any notice under this Act shall be made by delivering or tendering a copy thereof signed, in the case of a notice under section 4, by the officer therein mentioned, and, in the case of any other notice, by or by order of the Collector or the [Judge] PRESIDENT OF THE TRIBUNAL. Bill, clause 610 (2).

- (2) Whenever it may be practicable, the service of the notice shall be made on the person therein named.
- (3) When such person cannot be found, the service may be made on any adult male member of his family residing with him; and, if no such adult male member can be found, the notice may be served by fixing the copy on the outer door of the house in which the person therein named ordinarily dwells or carries on business, or by fixing a copy thereof in some conspicuous place in the office of the officer aforesaid or of the Collector or in the court house, and also in some conspicuous part of the land to be court-house, and also in some conspicuous part of the land to be

Provided that, if the Collector or [Judge] PRESIDENT OF THE Bill, clause 61C (a).
TRIBUNAL shall so direct, a notice may be sent by post, in a letter addressed to the person named therein at his last known residence. dence, address or place of business and registered under Part III of the Indian Post Office Act, 1866, [3] and service of it may be xiv crisco, proved by the production of the addressee's receipt.

^[2] Section 57 (1) of the Indian Electricity Act, 1910 (IX of 1910), declares as follows:--

[&]quot;In section 40, sub-section (1), clause (5), and section 41, sub-section (5), of the Land Acquisition Act, 1894, the term "work" shall be deemed to include electrical energy supplied, or to be supplied, by means of the work to be constructed."

^[*] Act X of 1870 was repealed by this Act.
[*] See now the Indian Post Office Act, 1898 (VI of 1898).

OF 1894. The Land Acquisition Act, 1894, with proposed modifications embodied in loco.

(Part VIII. -- Miscellaneous. -- Secs. 46-49.)

46. Whoever wilfully obstructs any person in doing any of the acts authorized by section 4 or section 8, or wilfully fills up, destroys, damages or displaces any trench or mark made under section 4, shall, on conviction before a Magistrate, be liable to imprisonment for any term not exceeding one month, or to fine not exceeding fifty rupees, or to both.

47. If the Collector is opposed or impeded in taking possession under this Act of any land, he shall, if a Magistrate, enforce the surrender of the land to himself, and, if not a Magistrate, he shall apply to a Magistrate or (within the town of Calcutta, Madras and Bombay) to the Commissioner of Police, and such Magistrate or Commissioner (as the case may be) shall enforce the surrender of the land to the Collector.

- pletion of usition not 48. (1) Except in the case provided for in section 36, the pulsory. Government shall be at liberty to withdraw from the acquisito be tion of any land of which possession has not been taken.
 - (2) Whenever the Government withdraws from any such acquisition, the Collector shall determine the amount of compensation due for the damage suffered by the owner in consequence of the notice or of any proceedings thereunder, and shall pay such amount to the person interested, together with all costs reasonably incurred by him in the personation of the proceedings under this Act relating to the said land,
 - (5) The provisions of Part III of this Act shall apply, so far as may be, to the determination of the compensation payable under this section.

- 48A. (1) If, within a period of two years from the date Bill, Schedule, clanse of the publication of the declaration under section 6, in respect of any land, the Collector has not made an award under section 11 with respect to such land, the owner of the land shall be entitled to receive compensation for the damage suffered by him in consequence of the delay.
- (2) The provisions of Part III of this Act shall apply, so ar as may be, to the determination of the compensation payable under this section. an borones de

48B. No compensation shall be payable in pursuance Bill, Schodule, of of section 48 or section 48A when proceedings for the acquisition of land have been abandoned on the execution of an agreement, or the acceptance of a payment, in pursu-legal and the section (4) of section 67A of the Calcutta (4) Improvement Act, 1911.

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49. (1) The provisions of this Act shall not be put in force for the purpose of acquiring a part only of any house, manufactory or other building, if the owner desire that the whole of such house, manufactory or building shall be so acquired:

Provided that the owner may, at any time before the Collector has made his award under section 11, by notice in writing, withdraw or modify his expressed desire that the whole of such house, manufactory or building shall be so acquired:

Provided also that, if any question shall arise as to whether any land proposed to be taken under this Act does or does not form part of a house, manufactory or building within the meaning of this section, the Collector shall refer the determination of such question to the [Court] TRIBUNAL, and shall not take possession Bill, clause GIIO(4), of such land until after the question has been determined.

In deciding on such a reference the [Court] TRIBUNAL shall Bill, clause at G (2), have regard to the question whether the land proposed to be taken is reasonably required for the full and unimpaired use of the house, manufactory or building. ATTUON VO

The 10th Month, 2011.

The Land Acquisition Act, 1894, with [Act I 1894.] proposed modifications embodied in loco.

(Part VIII.-Miscellaneous.- Secs. 50-55.)

- (1a) For the purposes of sub-section (1), land which is Bill, Schedule, clause held with and attached to a house and is reasonably required for the enjoyment and use of the house shall be deemed to be part of the house.
- (2) If, in the case of any claim under section 23, sub-section (1), thirdly, by a person interested, on account of the severing of the land to be acquired from his other land, the Local Government is of opinion that the claim is unreasonable or excessive, it may, at any time before the Collector has made his award, order the acquisition of the whole of the land of which the land first sought to be acquired forms a part.
- (3) In the case last hereinbefore provided for, no fresh declaration or other proceedings under sections 6 to 10, both inclusive, shall be necessary; but the Collector shall without delay furnish a copy of the order of the Local Government to the person interested, and shall thereafter proceed to make his award under section 11.

Acquisition of land at cost of a local authority or Company.

- 50. (1) Where the provisions of this Act are put in force for the purpose of acquiring land at the cost of any fund controlled or managed by a local authority or of any Company, the charges of and incidental to such acquisition shall be defrayed from or by such fund or Company.
- (2) In any proceeding held before a Collector or [Court] THE Bill, clause 61 O(a). TRIBUNAL in such cases, the local authority or Company concerned may appear and adduce evidence for the purpose of determining the amount of compensation:

Provided that no such local authority or Company shall be entitled to demand a reference under section 18.

Exemption from stamp-

51. No award or agreement made under this Act shall be chargeable with stamp-duty, and no person claiming under any such award or agreement shall be liable to pay any fee for a copy of the same.

Notice in case of suits for anything done in pursuance of Act. 52. No suit or other proceeding shall be commenced or prosecuted against any person for anything done in pursuance of this Act, without giving to such person a month's previous notice in writing of the intended proceeding, and of the cause thereof, nor after tender of sufficient amends.

Code of Civil Procedure to apply to proceedings before Court, 53. Save in so far as they may be inconsistent with anything contained in this Act, the provisions of the Code of Civil Procedure Activ of 1908, shall apply to all proceedings before the [Court] TRIBUNAL under Bill, clause 61 C (4). this Act.

Appeals in proceedings before Court,

54. Subject to the provisions of the Code of Civil Procedure Act v of 1908, applicable to appeals from original decrees, an appeal shall lie to the High Court from the award or any part of the award of the Court in any proceedings under this Act.

Power to make rules.

- 55. (1) The Local Government shall have power to make rules, consistent with this Act, for the guidance of officers in all matters connected with its enforcement, and may from time to time alter and add to the rules so made.
- (2) The power to make, alter and add to rules under subsection (1) shall be subject to the condition of the rules being made, altered or added to after previous publication.
- (3) All such rules, alterations and additions shall, when sanctioned by the Governor General in Council, be published in the official Gazette, and shall thereupon have the force of law.

CALCUTTA,

F. G. WIGLEY.

The 10th March, 1911,

Secretary to the Bengal Legislative Council.



The Calcutta Gazette.

WEDNESDAY, APRIL 5, 1911.

PART IV

Bills introduced in the Bengal Tegislative Council, Reports of Select Committees presented to that Council, and Bills published under Rule 34.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

THE following Bill was introduced in the Bengal Legislative Council on the 1st April, 1911, and is hereby published, together with a Statement of Objects and Reasons:—

THE CHOTA NAGPUR ENCUMBERED ESTATES (AMENDMENT)
BILL, 1911.

A

BILL

further to amend the Chota Nagpur Encumbered Estates

Act, 1876.

VI of 1876.

Whereas it is expedient further to amend the Chota Nagpur Encumbered Estates Act, 1876;

And whereas the previous sanction of the Governor General has been obtained, under section 5 of the Indian Councils Act, 1892, to the passing of this Act;

55 & 56 Viet., c. 14.

It is hereby enacted as follows: -

Short title.

- 1. This Act may be called the Chota Nagpur Encumbered Estates (Amendment) Act, 1911.
- Insertion of new sec. 2. After section 2A of the Chota Nagpur Encumbered VI of 1876. toon 2B in Act VI of Estates Act, 1876, the following shall be inserted, namely:—
 - "2B. At any time after the receipt of an application under section 2 from or in the case of any holder, the Commissioner may, by order, prohibit movable property. the sale of the immovable property of such holder, or any portion thereof, in execution of any decree or order of any Civil or Revenue Court, until the passing of final orders on such application, either rejecting it or vesting the property in a manager."

Amendment

3. In the concluding paragraph of section 12 of the said Act, after the words "the publication of the order mentioned in section 2" the words "or the making of the order (if any) mentioned in section 2B" shall be inserted.

STATEMENT OF OBJECTS AND REASONS.

The object of this Bill is to empower the Commissioner of the Chota Nagpur Division to prohibit the sale of immovable property, in execution of any decree or order of a Civil or Revenue Court, when an application has been made for an order vesting the property in a Manager under the Chota Nagpur Encumbered Estates Act, 1876 (VI of 1876). Section 3 of that Act prevents sales when such a vesting order has been published; and it is desirable that similar protection should be given during the period between the filing of an application and its final disposal.

- 2. The Commissioner already has, under section 208 of the Chota Nagpur Tenancy Act, 1908 (Bengal Act VI of 1908), power to prohibit the sale of tenures in execution of decrees for rent; and, until the new Code of Civil Procedure (Act V of 1908) came into force, he had power, under a notification dated the 13th June, 1882 [issued under clause 2 of section 327 of the former Code of Civil Procedure (Act XIV of 1882), and published at page 501 of Part I of the Calcutta Gazette of the 14th June, 1882], to forbid the sale of any estate or part thereof in execution of a decree of a Civil Court. Clause 2 of the Bill, therefore, in so far as it relates to decrees or orders of Revenue Courts, merely gives the Commissioner a power under the Chota Nagpur Encumbered Estates Act which he already has under the Chota Nagpur Tenancy Act, and, in so far as it relates to decrees or orders of Civil Courts, merely restores the law which was in force in Chota Nagpur up to the end of the year 1908.
- 3. Clause 3 of the Bill introduces an amendment in section 12 of the Chota Nagpur Encumbered Estates Act, 1876, which is consequential upon the amendment proposed in clause 2.

F. A. SLACKE.

The 16th March, 1911.

F. G. WIGLEY, Secretary to the Bengal Legislative Council.



The Calcutta Gazette.

WEDNESDAY, MARCH 1, 1911.

PART IVA

Proceedings of the Bengal Tegislative Council.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

Abstract of the Proceedings of the Bengal Legislative Council, assembled under the provisions of the Indian Councils Acts, 1861, 1892 and 1909.

THE Council met in the Durbar Hall in Belvedere on Saturday, the 18th February, 1911, at 11 A.M.

present:

The Hon'ble SIR EDWARD NORMAN BAKER, K.C.S.I., Lieutenant-Governor of Bengal, presiding.

The Hon'ble Mr. F. A. SLACKE, C.S.I., Vice-President.

The Hon'ble Mr. F. W. Duke, c.s.i.

The Hon'ble RAI KISORI LAL GOSWAMI BAHADUR.

The Hon'ble Mr. W. C. MACPHERSON, C.S.I.

The Hon'ble Mr. D. J. Macpherson, c.i.e.

The Hon'ble Mr. E. W. Collin.

The Hon'ble C. J. STEVENSON-MOORE.

The Hon'ble Mr. T. BUTLER.

The Hon'ble Mr. E. P. CHAPMAN.

The Hon'ble Mr. J. G. CUMMING.

The Hon'ble Mr. H. WHEELER, C.I.E.

THE Hon'ble MR. B. K. FINNIMORE.

The Hon'ble Mr. S. L. Maddox.

The Hon'ble B. C. MITRA.

The Hon'ble Mr. G. W. KUCHLER.

The Hon'ble Mr. L. F. MORSHEAD.

The Hon'ble Ma. C. H. BOMPAS.

The Hon'ble Mr. C. E. A. W. OLDHAM.

The Hon'ble Nawab Saivid Muhammad, Khan Bahadur.

The Hon'ble MR. W. R. GOURLAY.

The Hon'ble Mr. C. F. PAYNE.

The Hon'ble Maharaja Sir Prodyot Kumar Tagore, Kr.

THE Hon'ble SIR FREDERICK DUMAYNE, KT.

The Hon'ble Kumar Shiba Nandan Prasad Singh.

The Hon'ble BABU BHUPENDRA NATH BASU.

The Hon'ble Rai Sita Nath Ray Bahadur.

The Hon'ble Sir Bijay Chand Mahtab, K.C.I.E., Maharajadhiraja Bahadur of Burdwan.

The Hon'ble Maharaja Manindra Chandra Nandi.

The Hon'ble Maharaj-Kumar Gopal Saran Narayan Singh.

The Hon'ble BABU KIRTANAND SINHA.

The Hon'ble Raja Rajendra Narayan Bhanja Deo.

The Hon'ble BABU DEBA PRASAD SARBADHIKARI.

The Hon'ble Mr. J. C. SHORROCK.

The Hon'ble Mr. NORMAN McLEOD.

The Hon'ble Mr. W. J. BRADSHAW.

The Hon'ble Mr. GOLAM HOSSEIN CASSIM ARIFF.

The Hon'ble Dr. ABDULLAH-AL-MAMUN SUHRAWARDY.

The Hon'ble Mr. SAIYID WASI AHMAD.

The Hon'ble Maulyi Saiyid Muhammad Fakr-ud-din.

The Hon'ble BABU HRISHIKESH LAHA.

The Hon'ble Mr. K. B. DUTT.

The Hon'ble MAULVI SAIYID ZAHIR-UD-DIN.

The Hon'ble Mr. T. R. FILGATE.

The Hon'ble RAI SHIBA SHANKAR SAHAY BAHADUR.

The Hon'ble Mr. MADHU SUDAN DAS, C.I.E.

The Hon'ble Rai Baikuntha Nath Sen, Bahadur.

The Hon'ble BABU MAHENDRA NATH ROY.

The Hon'ble KHAN BAHADUR MAULVI SARFARAZ HUSAIN KHAN.

The Hon'ble BABU BRAJA KISHOR PRASAD.

The Hon'ble Mr. DIP NARAYAN SINGH.

The Hon'ble BABU BAL KRISHNA SAHAY.

OATH OR AFFIRMATION OF ALLEGIANCE.

1. The Hon'ble Mr. Collin, the Hon'ble Mr. Finnimore and the Hon'ble Babu Mahendra Nath Ray made the prescribed oath or affirmation of their allegiance to the Crown.

QUESTIONS AND ANSWERS.

The Hon'ble Babu Braja Kishor Prasad withdrew the following question of which he had given notice—

- I.—(a) Is the Government aware that the promotions and confirmations of several members of the Provincial Judicial Service have not been published in the Gazette for about a year?
 - (b) Is there any special reason for this delay?
 - (c) If so, what is the reason?

TRANSFER OF SUBORDINATE JUDGES AND MUNSIFS FROM EASTERN BENGAL AND ASSAM TO BENGAL.

The Hon'ble BABU BRAJA KISHOR PRASAD asked:-

- II.—(a) Will the Government be pleased to state whether it has any intention of taking Subordinate Judges and senior Munsifs from the Province of Eastern Bengal and Assam to fill up some of the present vacancies in this Province?
- (b) If so, does the Government intend to place the services of a corresponding number of officers of corresponding grades of this Province at the disposal of the Government of Eastern Bengal and Assam?

The Hon'ble Mr. CHAPMAN replied :-

- (a) "Two Subordinate Judges have been transferred from Eastern Bengal and Assam to fill vacancies in this Province.
- (b) The Government does not intend to place a corresponding number of officers of this Province at the disposal of the Government of Eastern Bengal and Assam."

The Hon'ble BABU BRAJA KISHOR PRASAD asked:-

III.—Having regard to the fact that a special grade of Rs. 500 has been created in the Judicial Service of the new Province, will the Government be pleased to consider that the transfer of Subordinate Judges and senior Munsifs from that Province would delay the promotion of the members of the Judicial Service in this Province and would cause great hardship to them?

The Hon'ble Mr. CHAPMAN replied:-

"Before consenting to the transfer of Subordinate Judges from Eastern Bengal and Assam, the Government carefully considered the interests of the members of the Judicial Service of this Province."

PENSIONS OF JUDICIAL OFFICERS IN THE PROVINCIAL SERVICE.

The Hon'ble BABU BRAJA KISHOR PRASAD asked:-

- IV.—(a) Will the Government be pleased to state whether a superannuation or an invalid pension, granted to a Judicial officer in the Provincial Service in Bengal, is liable to reduction if his substantive and permanent appointment begins after he has attained the age of 30 years?
- (b) Will the Government be pleased to state whether persons appointed to a Judicial office in the Provincial Service in Madras are exempted from any such rule?
- (c) Will the Government be pleased to state whether it is not a fact that Judicial officers in Bengal who are recruited from the Bar are mostly made permanent after they have attained the age of 30 years, like the same class of officers in Madras?

- (d) Will the Government be pleased to state whether it intends to take steps to exempt the Subordinate Judicial officers of Bengal from the operation of the said rule?
 - (e) If not, will the Government be pleased to state its reasons?

The Hon'ble Mr. CHAPMAN replied:-

- (a) "The answer is in the affirmative.
- (b) This Government has no information at present, but will inquire.
- (c) Somewhat over fifty per cent. of the Judicial Officers in Bengal recruited from the Bar attain the age of 30 years before they obtain permanent appointments. This Government has no information to enable a reply to be given to the portion of the question relating to the Presidency of Madras.
- (d) & (e) This Government will consider whether the Government of India should be moved to make the exemption proposed."

APPOINTMENT OF MUSSALMAN SUB-INSPECTORS OF POLICE.

The Hon'ble Dr. Abdullah-al-Mamun Suhrawardy asked:—

V.—Will the Government be pleased to state—

- (i) the number of duly qualified Mussalman candidates for appointment as Sub-Inspector of Police who have been recommended, during the last five years, by the various District Committees in the Burdwan, Presidency and Orissa Divisions;
 - (ii) the number of appointments actually given to such Mussalman candidates by the Inspector-General of Police at the final selection during that period; and
- (iii) the proportion which these appointments bear to the total number of appointments? TO T

The Hon'ble Mr. Stevenson-Moore replied :-

"The figures for the year 1906 are not available, the records having been destroyed in accordance with the rules. The information required by the Hon'ble Member for the years 1907, 1908, 1909 and 1910 is as follows:—

- (i) The number of duly qualified Mussalman candidates for appointment as Sub-Inspector of Police who have been recommended, during the last four years, by the various District Committees in the Burdwan, Presidency and Orissa Divisions is 71.
 - (ii) The number of appointments actually given to such Mussalman candidates by the Inspector-General of Police at the final selection during that period is 47.
 - (iii) The proportion of appointments of Mussalmans to the total number of appointments is 23.5 per cent."

The Hon'ble Dr. Abdullah-al-Mamun Suhrawardy asked:-

VI.--Will the Government be pleased to state the number of Mussalman candidates recommended by the District Committee of Howrah during the last seven years for appointment as Sub-Inspector of Police and the number of candidates actually appointed by the Inspector-General of Police during that period?

The Hon'ble Mr. Stevenson-Moore replied:-

"The number of Mussalman candidates recommended by the District Committee of Howrah in the years 1904, 1905, 1906 is not known, the papers having been destroyed according to rule. In the four years 1907-1910 the number of Mussalman candidates recommended by the District Committee was 4 (of whom 2 were not qualified under the rules).

In the seven years 1904 to 1910 the number of such candidates actually appointed was 3, 1 in 1906 and 2 in 1907."

SUB-DEPUTY COLLECTORS.

The Hon'ble Dr. Abdullah-al-Mamun Suhrawardy asked :- old no is odd

- VII.—(a) Has the attention of the Government been drawn to a paragraph which appeared in the editorial columns of the Bengales of 15th October, 1910, headed "Sub-Deputy Collectors"?
- (b) Will the Government be pleased to state why Sub-Deputy Collectors, on promotion to the rank of Deputy Collectors, are styled Probationary Deputy Collectors?
- (c) Is it not the fact that Sub-Deputy Collectors, on first appointment as Probationers, have to undergo a course of training and to pass departmental examinations which are the same as for Probationary Deputy Collectors?
- (d) Are these Probationary Deputy Collectors (as promoted Sub-Deputy Collectors are now called) again subjected to a training which they had already undergone?
 - (e) If not, what is the object of calling them Probationers?
- (f) Is the Government aware that, in the province of Eastern Bengal and Assam, Sub-Deputy Collectors on promotion are given sub. pro tem. appointments as Deputy Collectors of the last grade?
- (g) Is it not the case that up till 1906 Sub-Deputy Collectors on promotion were appointed sub. pro tem. to the last grade of Deputy Collectors?
- (h) What has been the average duration of the probationary period for promoted Sub-Deputy Collectors for the last three years?

December, to the effect that Book Jogesdan Putt Bose, Superdieure Judge,

The Hon'ble Mr. Stevenson-Moore replied:—

- (a) "The answer is in the affirmative.
- (b) The Provincial Civil Service is a distinct service from the Subordinate Civil Service, and is used to fill posts which require higher abilities and higher qualifications. Sub-Deputy Collectors, on promotion to the Provincial Civil Service, are required by the rules to undergo a period of probation. Since probationers, recruited direct, must necessarily be subjected to this test and since all probationers previously enrolled must be furnished with appointments before provision is made for any newly appointed, it follows that the only alternatives open to Government are to appoint Sub-Deputy Collectors on probation, as now, or to refrain from promoting them until vacancies occur. Government recognises that the probationary period has, in some occasions, been unduly prolonged, and it is hoped that when the rules of appointment come under revision in 1912, some remedy will be found for this defect.
- (c) The answer is in the affirmative.
 - (d) The answer is in the negative.
 - (c) The Hon'ble Member is referred to the answer to question (b) above.

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- (f) Government has no official information on the subject.
- (g) Prior to 1905 Sub-Deputy Collectors on promotion were appointed sub. pro tem. to fhe last grade of Deputy Collectors. The present system was introduced in 1905, and has been in force ever since, except in 1906, when for exceptional reasons a departure was made from it. The appointment rules will be liable to revision in 1912, and the question, whether promoted Sub-Deputy Collectors should still undergo a period of probation, will then be considered.
- (h) None of the officers appointed in 1909 have yet been provided with sub. pro tem. appointments. The average duration of the period of probation of those appointed in 1907 and 1908 was one year and five months."

RE-SURVEY OF ESTATES IN BIHAR.

The Hon'ble Maharaj-Kumar Gopal Saran Narayan Singh asked :-

- VIII.—(a) Will the Government be pleased to state whether there is any truth in the rumour that it is proposed to re-survey the estates in Bihar that have already been surveyed?
- (b) If so, what arrangement is to be made for the cost of the second survey, and will such arrangement allow for the cost paid by the proprietors of the estates at the time of the first survey?

The Hon'ble Mr. Cumming replied:-

- (a) "It is in contemplation to bring the record of rights in the Bihar districts up to date on the expiry of fifteen years from the final publication of the original record, and to commence operations, by October 1912, in areas in respect of which fifteen years or more have elapsed since the existing records were framed.
- (b) It is not at present possible to anticipate what orders will finally be passed on the subject of the recovery of the costs of the operations."
- TRANSFER OF SUBORDINATE JUDGES FROM EASTERN BENGAL AND ASSAM TO BENGAL, AND IMPROVEMENT OF THE STATUS AND PROSPECTS OF THE SUBORDINATE JUDICIAL SERVICE.

The Hon'ble Babu Deba Prasad Sarbadhikari asked :-

- IX.—(a) Has the attention of the Government been called to the statement in the Bengalee, dated the 4th January, 1911 (page 6, column 6, under heading "Noakhali Notes—From our own correspondent, Noakhali," dated 29th December), to the effect that Babu Jogendra Nath Bose, Subordinate Judge, has been transferred to Midnapore?
- (b) Will the Government be pleased to state whether that statement is correct or not?
- (c) If the statement is correct, would it please the Government to state the circumstances under which, and the reason for which, a member of the Eastern Bengal and Assam Subordinate Judicial Service came to be appointed as a member of the Bengal Service?
- (d) Would it also please the Government to state whether, since the separation of the Eastern Bengal and Assam cadre of the Subordinate Judicial Service from that of Bengal, any other members of the former have been appointed members of the latter service; and, if so, would the Government please state the number of such appointments, the time when they were made, and the circumstances under which, and reasons for which, such appointments were made?
- (e) Is it the intention of the Government to continue to make such appointments in the future, and, if not, what steps are proposed to be taken for preventing them?
- (f) Would it please the Government to state what steps are being taken for improving the status and prospects of the members of the Subordinate Judicial Service on the lines raised in the Council, in the Press, and generally?
- "He said—The qustions need not be answered except in so far as they had not already been answered in replying to questions II and III put by the Hon'ble Babu Braja Kishor Prasad.

The Hon'ble Mr. CHAPMAN replied as follows:-

(c) The Subordinate Judicial Service was divided in January, 1909, into two cadres—one for Eastern Bengal and the other for this province. The two cadres were not, however, prepared with strict regard to the relative

seniority of the officers in each and a considerable excess of senior officers remained in this province. It was decided that, after the separation, officers should be transferred from one province to the other only in exceptional cases, in order to remedy serious inequality in the rate of promotion to the grade of Subordinate Judge. The proportion of officers in that grade in Eastern Bengal is considerably smaller than the proportion in this province, and, both owing to this cause and to the higher average seniority of the officers in this province, vacancies here have been more numerous, and the flow of promotion has been more rapid. In August, 1910, there were six vacancies in the grade of Subordinate Judge in this province, as compared with two only in Eastern Bengal and Assam. The High Coart accordingly recommended the transfer of three senior officers to Bengal. This Government, after careful consideration of the interests of the Subordinate Judges (one of them is Babu Jogendra Nath Bose) from Eastern Bengal and Assam, subject to the condition that replacement should be made if inequality in the rate of promotion adverse to Bengal occurred in the future.

- (d) Since the separation of the Eastern Bengal and Assam cadre of the Subordinate Judicial Service, one other Subordinate Judge has, on the recommendation of the High Court, been transferred to Bengal. This was in May, 1910. The reasons for this transfer were similar to those stated in reply to question (c). In the result the officers of this province are not in any worse position than they would have been if no separation of the cadre had been effected.
- (e) The Government has no intention at present to continue to make such appointments, but can give no undertaking other than that the interests of the members of the Provincial Judicial Service in this province will be very carefully considered before further transfers of Subordinate Judges from Eastern Bengal and Assam are consented to.
- (f) The Hon'ble Member is referred to the statement made by the Hon'ble Mr. Gourlay in Council on the 30th August, 1910, in reply to the resolution which he moved on the subject. No further steps are being taken at present."

bus how for study-Leave for assistant surgeons.

The Hon'ble Babu Deba Prasad Sarbadhikari asked:--

- X.—(a) Has the attention of the Government been called to an editorial paragraph in the Bengales of the 31st January, 1911 (page 5, column 3), to the effect that Dr. Joti Lal Sen, M. B., late Demonstrator of Biology, Calcutta Medical College, who has recently passed the I. M.S. examination in England, had applied to Government for Study Leave for studying in England and was refused such leave, whereupon he resigned his appointment and had to pay a penalty of Rs. 500?
- (b) Would it please the Government to state whether the facts are substantially correct, and, if so, would it also please the Government to state when Dr. Joti Lal Sen applied for and was refused such leave, and when he resigned his appointment?
- (c) Would it please the Government to make known the reasons for such refusal, and whether there were no circumstances under which the penalty could have been remitted or the leave granted?
- (d) Would it please the Government to state whether there was any difficulty or delay in granting Dr. Joti Lal Sen the departmental certificate necessary to be produced before he could be admitted to the I. M. S. examination, and, if so, what the causes of such delay were?
- (e) Would it please the Government to state whether any other applications have been made by Assistant Surgeons for such Study Leave, and how they have been dealt with?

- (f) Is it intended to reconsider the question of Study Leave and of leave in general to officers desiring to proceed to England for study, and is it in contemplation to revise the rules regarding the same?
- (g) Do the Government intend to consider whether the penalty in cases of bond fide applications for Study Leave may not be remitted, when the Government does not see its way to granting such leave and the applicants are obliged to resign their appointments in consequence?

The Hon'ble Mr. Wheeler replied: - on and a light order good and

- (a) "The Local Government has seen the paragraph in the Bengalee newspaper referred to.
- (b) The facts stated are substantially correct, with the exception that it is inaccurate to speak of Study Leave as a form of leave which is recognised in the case of officers of the class of Civil Assistant Surgeons. Babu Joti Lall Sen, after a service under Government of two years and one month, applied on the 22nd August, 1910, for two years' leave with effect from the 1st September or any subsequent date. The leave was refused on the 5th September, and he resigned on the 22nd September with effect from the 1st October.
- (e) The leave was refused for the reason that Babu Joti Lall Sen was admitted to Government service with the intention that he should be employed as a Civil Assistant Surgeon. As such he had only worked for two years, and it is unusual, and unfair to others in any Government service, to give long leave after so short a period of duty. Moreover, during these two years Babu Joti Lall Sen had worked as Demonstrator in the Biological Department of the Medical College, Calcutta, which incidentally constitutes a valuable training at the public expense. Upon entering the service, Civil Assistant Surgeons execute an agreement binding themselves to serve Government as such for five years, under a penalty of Rs. 500 in default. Since Babu Joti Lall Sen failed to comply with the conditions of this bond the penalty was rightly exacted, and there were no special circumstances justifying its remission.
- (d) Babu Joti Lall Sen applied for the departmental certificate required by a candidate for the I. M. S., together with his request for leave. As his leave was refused, it was understood that the certificate was not required, and he did not repeat his application when tendering his resignation. His father asked for the certificate on his behalf on the 19th December, 1910, and the application was forwarded to the Director-General on the 20th December.
- (c) Within the last six years there have been nine cases in which leave has been asked for by Civil Assistant Surgeons, apparently with the intention of studying in England. In one instance, the officer concerned had over 11 years' service at the time of application, in another, nearly four years, in four, between two and three years, and in three cases, less than two years. Leave was granted in five instances and refused in four.
- (f) As already stated, Study Leave is not at present recognised in the case of Civil Assistant Surgeons, and there is no present intention of considering its introduction, or the revision of the leave rules generally. It has been decided that applications for long leave, without pay, will not ordinarily be granted in the case of Civil Assistant Surgeons of less than five years' service. Other cases will be judged upon their merits.
 - (g) Government has no such intention."

IMPROVEMENT OF THE PROSPECTS OF ASSISTANT SURGRONS.

The Hon'ble BABU DEBA PRASAD SARBADHIKABI asked:-

XI.—(a) Would it please the Government to state what has been done regarding the improvement of the prospects of Assistant Surgeons since the recent sanction towards such improvement, and when the sanctioned proposals for improvement will be given effect to?

- (b) Is it in contemplation to fully exempt Demonstrators and Assistant Professors in the Medical College and Medical Schools, Assistant Surgeons in the Chemical Examiner's Department, and such other Medical Officers as are in touch with educational work, from the Septennial examination; and is it intended to revise the rules about compelling officers to submit to such examination?
- (c) Has the question of allowances to Assistant Surgeons in the Chemical Examiner's Department been disposed of, and, if so, how?
- (d) Would it please the Government to state how many Assistant Surgeons have been promoted to Civil Surgeoncies, and how many more are proposed to be so promoted?

The Hon'ble Mr. WHEELER replied:-

- (a) "The question of the improvement of the prospects of the service of Civil Assistant Surgeons is awaiting the orders of the Government of India and the Secretary of State.
- (b) No case has as yet been made out for a general revision of the rules governing the septennial examinations of Civil Assistant Surgeons. It has been decided that Demonstrators need not ordinarily be exempted from the liability to appear at these examinations, but no case of the exemption of an Assistant Professor has as yet been submitted to Government for orders. The case of Assistant Surgeons in the Chemical Examiner's Department is governed by Government of India Resolution No. 3—10, dated the 6th January, 1904, and it has not so far been shown that any modification of these orders is required.
- (c) The Government of India has sanctioned a scale of allowances for Assistant Surgeons in the Chemical Examiner's Department of Rs. 50 rising by biennial increments of Rs. 10 to Rs. 150, subject to the condition that these officers are debarred from private practice and the medical charge of hostels. It has been left optional with the present Assistant Surgeons to accept these terms or not. Three Assistant Surgeons have agreed to these conditions, and orders have issued admitting them to the benefits of the scheme.
- (d) On the 1st February, 1911, two Assistant Surgeons held permanent appointments as Civil Surgeons, and two were officiating in such posts. It is contemplated that seven Civil Surgeoncies will eventually be given to Civil Assistant Surgeons, but as such promotion depends partly upon the retirement of officers of the Uncovenanted Medical Service, no statement can be made as to when these posts will be thus allotted."

The Hon'ble Maulvi Saivid Muhammad Fake-ud-din withdrew the following question of which he had given notice:—

- XII.—(a) Will the Government be pleased to state whether it is likely that the provision in the current year's Budget for the improvement of the prospects of Civil Assistant Surgeons will be utilized for that purpose?
- (b) Out of four Civil Surgeoncies allotted to the Civil Assistant Surgeons in Bengal, only one has so far been given to them. Will the Government be pleased to state when the remaining three Civil Surgeoncies will be given to them?

PROVINCIAL EDUCATIONAL SERVICE.

The Hon'ble Babu Deba Prasad Sarbadhikari asked:-

- XIII.—(a) Would the Government be pleased to state (i) how many posts are vacant in the different grades of the Provincial Educational Service, (ii) how long they have been vacant, (iii) for what reasons, and (iv) when it is intended to fill them, up?
- (b) Would it please the Government to make a similar statement regarding the Lower or Subordinate Educational Service?

(c) Would the Government be pleased to state whether they have under consideration any proposal to give suitable acting allowances to such members of the Provincial and Subordinate Services as are intended to be promoted to the higher services or to higher appointments in the same service?

The Hon'ble Mr. Cumming replied:-

- (a) (i) "There are twelve vacancies in the Provincial Educational Service.
- (a) (ii) and (iii) Seven of these vacancies have come into existence since 6th October, 1910; the remaining five vacancies are held in reserve for members of the superior inspecting agency, and have never yet been filled. The seven vacancies referred to above are awaiting departmental proposals for promotions in the service. The remainder cannot be filled until after the new officers of the inspecting staff have completed five years' service with effect from the dates of their appointment in 1907.
- (a) (iv) Proposals for promotions to the seven vacancies in the Provincial Educational Service are expected this month. No proposals in respect of the five remaining vacancies are anticipated before 1912.
- b) There are 47 vacancies in the Subordinate Educational Service to be filled by ordinary grade promotions. They have come into existence since December, 1909, the delay being due to the preparation of detailed proposals for the inclusion within the grades of the Subordinate Educational Service, of the Sub-Inspectors who were transferred on 1st January, 1906, to service under Government. Effect was given last month to these proposals, and it is hoped that the ordinary grade promotions will shortly be made. There are also 80 vacancies to be filled by the promotion of Deputy and Sub-Inspectors who were appointed in connection with the scheme for strengthening the inspecting staff of Bengal. These vacancies cannot be filled until the officers in question have completed four years' service.
- (c) Under the provisions of Article 140 of the Civil Service Regulations, members of the Provincial Educational Service and Subordinate Educational Service are not entitled to officiating promotion in higher grades of their respective services.

Promotions from the Subordinate to the Provincial Educational Service have already been made."

SUBORDINATE EDUCATIONAL SERVICE.

The Ho'nble Babu Deba Prasad Sarbadhikari asked:-

XIV .- Would it please the Government to state-

- (a) how many of the posts in the Subordinate Educational Service are reserved for strengthening the Inspecting Agency?
- (b) how many of such appointments have been filled? garago uda a...
 - (c) how many remain to be filled?
 - (d) when Sub-Inspectors of Schools under District Boards were transferred to Government service?
- (e) when their Provincialisation was sanctioned?
 - (f) whether their names have been entered in the service rolls, and, if so, what places have been assigned to them in the service?
 - (g) if they have not been so entered, when is it proposed to enter them, and what will be their place in the cadre, or, is it intended to have a separate cadre for them?
 - (h) whether their services under the District Boards be taken into consideration in judging their claims regarding their places in the service rolls and regarding promotion?
 - (i) whether these Sub-Inspectors have suffered any loss owing to delay in entering their names as members of the Subordinate Educational Service, and is it proposed to compensate them in any way?

The Hon'ble Mr. Cumming replied:-

- (a) "135 posts were added to the Subordinate Educational Service in connection with the scheme for strengthening the inspecting staff of Bengal.
 - (b) All these posts have been filled.
 - (c) None.
 - (d) On 1st January, 1906.
 - (e) In January, 1909.
- (f) Their names have not yet been entered in the Service Rolls, but the fact of their admission to the Subordinate Educational Service was notified on the 17th January, 1911.
- (g) It is impossible to state definitely at present what their places in the Subordinate Educational Service cadre will be, or whether they will be placed in a separate cadre of Inspecting officers.
- (h) The salary drawn by these officers under the District Boards has been taken into account in determining their relative seniority in Government service. The list published in the Notification dated 17th January, 1911, shows the relative positions of these officers in the service.
- (i) The Sub-Inspectors have suffered no greater loss than that sustained by officers in any other branch of Government service in which promotions have necessarily been delayed—a fact which is always taken into consideration in fixing the dates from which such promotions are to take effect."

, FLOODS IN THE BEGUA HANA TRACTS.

The Hon'ble Babu Deba Prasad Sarbadhikari asked:-

- XV.—(a) Will the Government be pleased to state what has been done for the prevention of floods in the Begua Hana tracts since the last Budget debate regarding the matter?
- (b) If any scheme has been prepared for relieving the area, will the Government be pleased to lay the same on the table?
- (c) If no scheme has been yet prepared, would the Government be pleased to state when it is likely to be prepared, and what lines it is intended that the scheme should take?

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The Hon'ble Ma. Butler replied:

- (a) "Certain preliminary schemes have been prepared and inquiries regarding them are being carried out.
- (b) & (c) A preliminary scheme for diverting the low floods of the Damodar has been prepared, whereby it is estimated that the cost will be about 2 lakhs, with a subsequent eventual cost of 1½ to 2 lakhs more. To attempt to divert the high floods from the Begua Channel would result in the embankments lower down, on both sides of the Damodar river, being breached. This scheme is now with the Commissioner of the Division, with a view to consider the utility of the project and to ascertain whether the parties to be benefited should meet the whole or any part of the expenditure. To facilitate the escape of the high floods into the Rupnarain river, a scheme estimated to cost Rs. 65,000, provided that no compensation is necessary, has been prepared for retiring the embankments on both sides of the Buxi Khal. The question relating to the need, or otherwise, of compensation is being considered by the Divisional Commissioner. At this stage it is not considered to be likely to serve any useful purpose to lay these schemes on the table."

STATUTORY CIVILIANS.

The Hon'ble Maulvi Saivid Muhammad Fakk-ud-din asked :-

- XVI.—(a) Will the Government be pleased to state why Statutory Civilians do not get promotion to Divisional Commissionerships and High Court Judgeships?
- (b) Is there anything in the Statute debarring them from such promotion?
- (c) Is it or is it not a fact that juniors in service have got promotion, temporary or permanent, to Divisional Commissionerships or High Court Judgeships to the entire exclusion of Statutory Civilians?

The Hon'ble Mr. Stevenson-Moore replied: -

- (a) "Promotion to the high offices named is regulated by selection in the case of members of the Indian Civil Service and Statutory Civilians alike. Moreover, the promotions of Statutory Civilians are governed by special rules. A Statutory Civilian does not belong to any organised service. Each step that he may gain is treated as a fresh appointment under the rules framed under the Statute. His claims to advancement depend entirely on the merit and ability that he may display. Under the application of these principles it has not as yet been possible to select any Statutory Civilian to fill the high offices named.
- (b) There is no legal bar to the appointment of Statutory Civilians to the offices named.
- (c) It is a fact that Statutory Civilians have been passed over for promotion to Divisional Commissionerships in favour of juniors in service. Members of the Indian Civil Service have similarly been passed over. It is not a fact that any Statutory Civilian has been passed over for High Court Judgeships in favour of a member of the Indian Civil Service of lower standing."

JUNIOR FECRETARYSHIP TO THE BOARD OF REVENUE.

The Hon'ble Maulyi Saiyid Muhammad Fakk-ud-din asked:-

- XVII.—(a) Will the Government be pleased to state why the Junior Secretaryship to the Board of Revenue has been filled by a Covenanted Civilian instead of by a member of the Provincial Executive Service?
- (b) Is it or is it not a fact that this post has been reserved for members of the Provincial Executive Service?

The Hon'ble Mr. Stevenson-Moore replied:-

- (a) "The Junior Secretaryship to the Board of Revenue has been filled by a Covenanted Civilian instead of by a member of the Provincial Executive Service because no officer of the latter Service was available possessing the exceptional qualifications which are requisite for the proper discharge of the duties of this post, and because such a selection was necessary in the interests of the public service.
- (b) It is not the fact that this post has been reserved for members of the Previncial Executive Service. The effect of the rules governing appointment to it is that members of the Provincial Executive Service are eligible, provided that they possess the special qualifications required. Now that the Board of Revenue consists of one Member only, it is particularly necessary that both the Secretaries to the Board should be officers possessing, in a marked degree, the special aptitude and ability required for the efficient discharge of their duties."

UNDER-SECRETARYSHIP TO THE GOVERNMENT OF BENGAL.

The Hon'ble Maulyi Saiyid Muhammad Fake-ud-din asked :-

XVIII. - (a) Will the Government be pleased to state whether any Under-Secretaryship to the Government of Bengal is held by any member of the Provincial Executive Service?

- (b) If not, will the Government be pleased to state the reasons?
- (c) Is it a fact that one of these posts has been reserved for the members of that service?

The Hon'ble Mr. Stevenson-Moore replied:-

One Under-Secretaryship to Government has been declared open to members of the Provincial Civil Service on the same conditions as the Junior Secretaryship to the Board."

ASSISTANT SUPERINTENDENTS AND DEPUTY SUPERINTENDENTS OF POLICE.

The Hon'ble MAULYI SAIYID MUHAMMAD FARR-UD-DIN asked:-

XIX.—(a) Will the Government be pleased to state why the grading of pay, and the number of appointments, of Assistant Superintendents of Police differ from those of the Deputy Superintendents of Police?

(b) Is it a fact that they rank equally in position and work?

- (c) Is it a fact that the nature of the work of Assistant Superintendent of Police and Deputy Superintendent of Police is identical?
- (d) If so, will the Government be pleased to state why Deputy Superintendents of Police draw second class travelling allowance and why Assistant Superintendents of Police draw first class travelling allowance?

The Hon'ble Mr. Stevenson-Moore replied:

(1) "It is not the fact that Assistant Superintendents of Police and Deputy Superintendents of Police rank equally in position and work. The position and functions of Assistant Superintendents and Deputy Superintendents respectively are set out in Home Department Resolution Nos. 248-59, dated the 21st March, 1905, which was published in the Gazette of India for general information and widely republished in the Press. A copy of paragraph 33 of the above-cited Resolution dealing with the constitution of the service of Deputy Superintendents is laid on the table for information. It will be observed that while the Resolution describes the functions and departmental status of the two classes of officers as similar, it indicates at the same time the essential distinction between them, vis., that Deputy Superintendents are members of a Provincial Service, whereas Assistant Superintendents belong to an Imperial Service. It is this fundamental distinction which differentiates the status and the functions, and regulates the pay and the number of appointments of the two classes of officers. The primary object in recruiting Assistant Superintendents, as members of the Imperial Service, is to secure fully qualified officers for the post of District Superintendent and the higher offices in the Police Department which the Commission held it was essential should be filled for the most part by Imperial officers. The number of assistants is accordingly limited to what is necessary to supply fully trained men to these higher offices. The number of Assistant Superintendents of the Imperial Service, however, is not sufficient for the requirements of police work. The Superintendent in the majority of districts requires one or more assistants to help him in the discharge of his duties of control and supervision, and to relieve him of the routine of office work, so that he may be free to tour and become personally acquainted with his officers and their work, and with the people and their interests. Accordingly the additional number of

follows that while the work of Assistant Superintendents and Deputy Superintendents is to a large extent identical, the functions of the Assistant Superintendent are primarily determined by the fact that he is regarded as under training to fill the post of Superintendent. The Deputy Superintendent is not primarily recruited to fill the post of Superintendent, and consequently his work, in the words of the Resolution above cited, is "to help the Superintendent in the discharge of his duties of control and supervision and to relieve him of the routine of office work so that he may be free to tour about his district." In other words, the distinction between the functions and status of Assistant and Deputy Superintendent is the same as that which exists between officers of the Imperial and Provincial Services in the general administration or in any other department. The functions of an Assistant Magistrate, so far as magisterial work goes, are identical with those of a Deputy Magistrate, those of a Covenanted Deputy Collector with those of a Deputy Collector of the Provincial Service. The status of the Junior Civilian, however, is superior, as he is recruited with a view to filling higher offices, and his functions as a whole are coloured by the same consideration.

- (2) The pay of Deputy Superintendents is fixed on the analogy of the other Provincial Services and is regulated by the same considerations, viz., that it is just, that when Europeans have to be brought to India to Ifill dertain appointments, their pay should be fixed at the higher rate necessary to enable them to meet their expenses both in India and in England, that Indians of the best class will be attracted by the lower scale of pay, and that the economy resulting from its adoption, while desirable in itself, also serves as an inducement to Government to employ them wherever possible without injury to the Is it a fact that the nature of the work of Assistant Supesivres bilduq
- (3) For the same reasons, i.e., on the analogy of the other Provincial Services, Deputy Superintendents of Police draw second class travelling tendents of Police draw second class travelling allowance and wir.sonawollar Superintendents of Police drawning allowance?

The Hon'ble Maulvi Saivid Muhammad Fakk-ud-din asked

XX.—Will the Government be pleased to state what action has been taken on the representations made by the Bihar Guardian Association of Patna in paragraphs 3 and 11 of their memorial, dated 12th August, 1908, forwarded by the Divisional Commissioner of Patna under letter No. G.—593-3, dated 22nd August, 1908, and on the suggestions made by the Committee, consisting of the Director of Public Instruction and others, formed for the purpose of inquiry into the grievances relating to the education imparted in Bihar? on end do 18 Horryman

The Hon'ble Mr. Comming ceplied: - a standarding of the Hon'ble Mr. Comming ceplied: - a standard the Hon'ble Mr.

The following resolutions of the Committee were forwarded by Government to the Calcutta University :- noisembal loitness and onit ones ent

- (a) that candidates should be required to give their roll-numbers only lastration and not their names on their answer papers; and
- (b) that examiners should be instructed not to demand too high a standard in respect of the Matriculation Examination during the first two in respect of the Matriculation Examination during the first two years of the new system.

In January, 1909, the Syndicate replied that they were unable to accept the recommendations contained in the first resolution; but stated with regard to the second resolution that care would be taken that no unreasonably high standard should be set up for the first examinations under the new reconstitutes." regulations." above some to the requirements of passes work.

RESTRICTIONS IMPOSED UPON STUDENTS OF THE PATNA LAW COLLEGE.

The Hon'ble MAULVI SAIVID MUHAMMAD, FARR-UD-DIN asked :-

XXI.—(a) Is it or is it not a fact that there is a restriction imposed upon the students of the Patna Law College so that they cannot accept any remunerative appointments during the course of their study of law?

- (b) Does such a restriction exist in other law colleges of Bengal?
- (c) If not, will the Government be pleased to state the reasons for introducing such a restriction in the case of students of the Patna Law College?

- The Hon'ble Mr. Cumming replied:—

 (a) "It is a fact that students of the Patna Law College are prohibited from accepting remunerative work during the course of their study of law.
- (b) It is believed that the prohibition is not in force in other law colleges.
- (c) The restriction was imposed on the recommendation of the local authorities at the time the college was established. The object presumably was to ensure that the student's attention during the short period of his study should be devoted to the subject of his profession. The question of the continuance of the rule, as a condition of study at Patna College, is at present engaging the consideration of the local authorities."

MOHARRAM HOLIDAYS. BARW MAN O'S BEH ON'T

I mit The Hon'ble Maulyi Saiyid Muhammad Fake-ud-din asked:-

- XXII.—(a) Is the Government aware that the officers of the Provincial Civil Service, as well as the public having connection with Law Courts, are very desirous of having the 11th day of Moharram included as a Gazetted holiday, in the annually sanctioned List of Holidays issued in the beginning of each year by the Local Government, and by the Hon'ble High Court of Calcutta, respectively, and that a memorial to this effect was submitted, as I understand, to the Government, through some of the Bihar District officers, on behalf of the members of the Provincial Service generally, of the Bar, and of suitors and others?
- (b) Will the Government be pleased to state what orders were passed upon the memorial in question?

The Hon'ble Mr. WHEELER replied:

- (a) "At present the 6 to 10 days of the Muharram inclusive are granted as holidays to the Muhammadan employees of Government. In January, 1910, two memorials were presented by certain members of the Bhagalpur and Bankipur Bars, asking that the 11th day also should be observed as a holiday, in order that officers might have that day available for return from their homes after performance of their religious duties on the preceding five days. declarate of loanelq of themserved rait fliv then
- (b) "After careful consideration of the matter the Local Government did not consider it desirable to accede to the request of the memorialists."

MUHAMMADAN HOLIDAYS IN THE EDUCATIONAL DEPARTMENT.

The Hon'ble Maulvi Saivid Muhammad Fake-ud-din asked:-

XXIII.—Is the Government aware that in the Educational Department the Muhammadan students and teachers have grievances as to there being no holidays on some Muhammadan festivals and a shortening of the number of holidays on other Muhammadan festivals? res when read and street and

The Hon'ble Mr. Cumming replied: -- answirm edit dest any work,

"It has been brought to the notice of Government that there are certain Muhammadan festivals and sacred days other than those which are recognised as public holidays. A reply has already been given to the effect that as a general rule Muhammadan teachers and students are, with the permission of the head of the institution to which they belong, allowed to absent themselves on all days on which a due regard to the ceremonies and observances of their religion prevents their attendance. It is not practicable to close all public educational institutions on the occasion of Muhammadan festivals and sacred days which are not at present recognised as public holidays."

being of the month

DISPOSAL OF THE INCOME FROM THE FERRY SERVICE BETWEEN THE SERAM.
PUR MUNICIPALITY AND THE SOUTH BARRACKPORE MUNICIPALITY.

The Hon'ble Rat Bankuntha Nath Sen Banadur asked :--- and the parions

- XXIV.—(a) Will the Government be pleased to state whether it has any intention to divide equally the income from the Ferry service now existing between Khardah (Rashkhola), Rishra, Barrackpar (Bowbazar) and Bullubhpur, between the Serampur Municipality on the right bank of the river, now solely enjoying the income, and the South Barrackpore Municipality, on the opposite bank, which gets no share?
- (b) Has it come to the notice of the Government that the South Barrackpore Municipality has to maintain the ferry ghat reads on the east bank of the river at considerable expense?

present engaging the consideration of the Leal authorities.

The Hon'ble Mr. WHEELER replied:-

(a) "Half the income from the Mohesh, Rishra and Konnaggar ferries (to which it is understood that the Hon'ble Member refers) has been enjoyed by the Serampore Municipality since 1866. The statement regarding the Bullubhpur ferry is not understood, since the request of the Municipality, made in 1896, for a share of its income was refused. No reason has been shown for depriving the Serampore Municipality, in favour of that of South Barrackpore, of an item of revenue of such long standing.

Barrackpore, of an item of revenue of such long standing.

(b) In 1886 the South Barrackpore Municipality asked for a share in certain ferry revenues on the ground that they were put to expense in the upkeep of

the approach roads. The application was then refused."

THE PIG-NUISANCE IN CERTAIN MUNICIPALITIES IN THE PRESIDENCY DIVISION.

The Hon'ble RAI BAIRUNTHA NATH SEN BAHADUR asked:

XXV.—(a) Has it come to the notice of the Government that the pignuisance is growing day by day in several Municipalities in the Presidency Division, especially in the Naihati Municipality, to the great annoyance of, and loss to, the Hindus and Muhammadans alike?

- (b) If it has, will the Government be pleased to state whether it intends to take any immediate steps for the prevention of the nuisance?
- (c) If it has not, will the Government be pleased to state whether it will cause an inquiry to be made as regards the existence of the nuisance?

The Hon'ble Mr. WHEELER replied :-

- (a) "It has been ascertained that in 1905 the Chairman of the Naihati Municipality addressed the Divisional Commissioner regarding the inadequacy of the provisions in the existing Municipal Act for the proper control of the naisance caused by pigs being kept within municipal limits. The question has recently been raised again by the same Municipality, and it appears that similar complaints have been made in several other localities. There is no evidence, however, that the nuisance is increasing.
- (b) Section 265 of the Bengal Municipal Act, 1884, requires pigs to be kept in properly fenced stys and prescribes a limit of ten animals as the maximum to be kept in any place without the written permission of the Municipal Commissioners. The ordinary provisions of the Cattle Trespass Act are also applicable. Government is not of opinion that any further immediate action is called for, although the point might be considered when the Municipal Act next comes under amendment.
 - (c) It is not considered that there is a case for a special inquiry."

SUB-INSPECTORS OF SCHOOLS.

The Hon'ble Rai Baikuntha Nath Sen Bahadur asked:-

XXVI.—Will the Government be pleased to state what has been decided as regards the posting of the Sub-Inspectors of Schools who were formerly employed under District Boards and were transferred to Government service with effect from 1st January, 1906?

The Hon'ble Mr. Cumming replied:—

"This question has already been dealt with in the answers given to the questions of the Hon'ble Babu Deba Prasad Sarbadhikari."

PROMOTIONS OF THE SUBORDINATE EDUCATIONAL SERVICE.

The Hon'ble RAI BAIKUNTHA NATH SEN BAHADUR asked:-

XXVII.—Will the Government be pleased to state the reasons for which the promotions of all the officers in the Subordinate Educational Service, during the last two years, have been withheld?

The Hon'ble Mr. Cumming replied :-

"The Hon'ble Member is misinformed with regard to the period during which promotions have been withheld in the Subordinate Educational Service. Promotions have been made to ordinary grade vacancies up to December, 1909. The reasons for withholding promotions since that date have been given in the answers to the questions asked by the Hon'ble Babu Deba Prasad Sarbadhikari."

FILLING OF VACANCIES IN THE SUBORDINATE EDUCATIONAL SERVICE.

The Hon'ble Rai Baikuntha Nath Sen Bahadur asked :-

XXVIII.—Will the Government be pleased to state—

- (a) how and when the vacancies in the different grades of the Subordinate Educational Service will be filled?
 - (b) whether there will be two different cadres for the members of the teaching and the inspecting staff?
 - (c) whether all the inspecting officers will be allowed an opportunity of being trained? and
 - (d) whether the Sub-Inspectors of Schools, transferred from District Boards to Government service, will be allowed to participate in the arrangements to be made to fill the vacancies that have occurred since the date of the Secretary of State's despatch sanctioning the scheme of provincialisation of Board Sub-Inspectors?

- (a) & (b) "These questions have already been dealt with in the answers given to the questions of the Hon'ble Babu Deba Prasad Sarbadhikari.
 - (c) No scheme for training such officers has as yet been prepared.
- (d) This question has already been dealt with in the answers given to the questions of the Hon'ble Babu Deba Prasad Sarbadhikari."

THE BENGAL SECKETARIAT PRESS.

The Hon'ble Mr. K. B. DJTT asked the following questions:-

XXIX.—Will the Government be pleased to state how many printing presses there were under the Bengal Government in 1900-01, and how many in 1909-10?

XXX .- Will the Government be pleased to state-

- (a) what amounts in stock, plant, machinery and materials have been transferred from the Bengal Secretariat Press, the Tour Press and the Presidency Jail Press to the Printing Department of the Government of Eastern Bengal and Assam owing to the Partition of Bengal? and
- (b) what amount has been spent in stock, plant, machinery and materials for the Bengal Secretariat Press, the Tour Press, the Private Secretary's Press and the Presidency Jail Press, respectively, since the Partition down to the year 1909-10?
- XXXI.—(a) What have been the new labour-saving machines obtained for the Bengal Secretariat Press from Europe since 1908-09, and at what cost?
 - (b) Since when are they being worked?
- (c) What reduction in establishment has since been made in the particular departments in which they have been installed?
- XXXII.—(a) Is it a fact that, owing to the separation of the Presidency Jail Press from the control of the Bengal Secretariat Press, it has been found necessary to establish a new type-foundry and a workshop in the Bengal Secretariat Press?
- (b) What has been the initial cost for plant, tools, machinery and buildings?
- (c) When were the type metals first purchased locally, and at what cost, and when were they brought into use?
- (d) What amount of types, leads, spaces, etc., bave been cast since its establishment, and what has been the cost for establishment and type metals during that period?
- XXXIII.—Will the Government be pleased to state what were the annual establishment charges of the Bengal Secretariat Press from the year 1900-01 to 1909-10, and what was the amount of outturn of work during that period?
- XXXIV.—(a) Will the Government be pleased to state what amount of printing and book-binding work was done by private firms annually from the year 1900-01 to 1909-10?
 - (b) Does the figure of outturn include the work done by private Presses?
- XXXV.—(a) Will the Government be pleased to state up to which year, prior to the retirement of Abdul Aziz, a stationery-keeper of the Bengal Secretariat Press, were the stationery and store accounts of that office last adjusted?
- (b) Were certain discrepancies in the stock accounts reported by the auditing officer prior to May, 1904?
 - (c) If so, to what extent?
- (d) Is it a fact that a written explanation regarding certain heavy discrepancies in paper stock was submitted by Abdul Aziz on the 6th December, 1904, or thereabouts, and that no action was taken on the explanation submitted by him?
- . (e) What was the total amount of discrepancy for which explanation was obtained from Abdul Aziz?
- (f) What was the amount of discrepancies disclosed in the above audit report, and during which period did they occur?
- (g) Will the Government please lay on the table a statement showing the annual results of the stock verification in comparison with the ledger balances in: he stationery accounts of Abdul Aziz from the year 1899-1900 to the year 1903-04.

- (h) Is it a fact that Abdul Aziz, when he left work, was working at the period of a third extension of service granted to him in the interests of the public service?
- (i) What was his age at retirement?
- (1) Was it incumbent on Abdul Aziz or anybody else on his behalf, to make a second application for pension when he had already applied for pension in July, 1904?
- (k) If so, under what rules?
- XXXVI.—Will the Government please state the total number of dismissals in the Bengal Secretariat Press since February, 1907, up to January, 1911, in both the paid and the piece establishments, pensionable and non-pensionable services?
- XXXVII.—(a) How many section-holders and assistant section-holders are there now in charge of composing and distributing sections?
- (b) What were their pay and position in November, 1907, and what were they in November, 1910?
- (c) How many of them took the protection of the Insolvency Court, and how many of them are on the Committee of the Lewis Provident Fund?
 - (d) Is there any insolvent on the Committee of that Fund?

The Hon'ble Mr. Wheeler replied:-

- XXIX.—"In 1900-01 there were three printing presses under the Bengal Government, and in 1909-10 four."
- XXX.—(a) "Three hand-presses, valued at Rs. 725, were transferred to the Printing Department in Eastern Bengal and Assam after the partition.
 - (b) A statement is laid on the table giving the required information."
- XXXI.—(a) "A statement is laid on the table, showing all the machines bought since 1908-09 and their cost.
- (b) From various dates in 1910, with the exception of Items 15, 16, 17 and 20, which have not yet been brought into use.
 - (c) No reduction of establishment has been made."
- XXXII.—(a) "The answer is in the negative. The type foundry was established at the Bengal Secretariat Press primarily to meet the requirements of that Press. Moreover, the plant at the Presidency Jail Press required thorough renewal and no accommodation for a type-casting department has been provided at the new Alipur Jail, to which the Jail Press will eventually be removed.
- (b) The plant, tools and machinery cost Rs. 27,410: the buildings cost Rs. 7,246.
- (c) The first purchase of metal locally was made in December, 1908, when some tin ingots were bought at a cost of Rs. 1,847. They were brought into use in February, 1910.
- (d) 115,162 lbs. cf types, leads, spaces, etc., have been cast up to the 31st January, 1911. The cost of establishment up to the 31st January, 1911, was Rs. 4,800. The cost of type metals up to the end of 1910 amounted to Rs. 33,030."
- XXXIII.—"A statement furnishing the necessary information is laid on the table."

XXXIV.—(a) "A statement of the figures is laid on the table. viole to endeading the

- (b) The answer is in the affirmative."
- XXXV.—(a) "Abdul Aziz left the Press in May, 1904. The usual audit and inspection of accounts of the Secretariat Press for the year 1903-04 was made in connection with the triennial audit conducted in 1907.
- (b) The report of the audit of the accounts of the Secretariat Press for the years 1901-02 and 1902-03 was received in April, 1904. Certain discrepancies were then brought to notice.
- (c) The discrepancies were not numerous and were of minor importance.
 - (d) No such explanation is traceable.
 - (e) The information desired is not now available.
- (f) As already stated, the accounts of which the audit report was received in April, 1904, were those of 1901-02 and 1902-03. The discrepancies disclosed were of a variety of kinds which cannot be tabulated so as to show any aggregate amount.
 - (g) The information asked for is not available.
- (h) Abdul Aziz was 59 when he died, which presumably means that he was on his fourth extension, but no papers are now traceable.
 - (i) Reference may be made to the answer to the preceding question.
 - (1) The answer is in the negative.
 - (k) In view of the preceding answer this does not arise."

XXXVI .- " A statement is laid on the table."

XXXVII.-(a) "The numbers are as follows:-

Composing Section -				
Section-holders	***	-1 1 71	***	8
Assistant Section-holders				7
Distributing Section-		- Indeed		
Section-holder				1
Assistant Section-holders		1111		2.

- (b) A statement is laid on the table.
- (c) None of the employés named are reported to have passed through the Insolvency Court. Three of them are on the Committee of the Lewis Provident Fund.
 - (d) The answer is in the negative."

Statement referred to in the Answer to Question No. XXX.

	Y	Secretariat Press.	Tour Press.	Presidency Jail Press.;
241-119	-1143-110	Rs.	Rs.	Rs.
		75,175	990	3,98,749
1964 OF-	DINGS TUST	88,984	1,167	4,84,462
***	***	1,04,441	1,619	5,71,007
***		*1,11,827	1,384	4,02,729
1000		*1,49,908	1,791	3,68,768
	AG PA	all of down nat	Rs 75,175 88,984 1,04,441 *1,11,827	Rs. Rs 75,175 990 88,984 1,167 1,04,441 1,619 1,11,827 1,384

^{*} Includes the Belvedere Press, for which separate accounts are not kept."

The figures in the statement include the amounts spent on plant, stock, machinery and materials (including paper). As some of these items are included under the head "Contingencies," and it is not possible to separate them without detailed examination of the vouchers, the whole of the

ge.

expenditure under this head has been included, although it comprises items outside the scope of the question.

Previous to the year 1908-09 a large part of the expenditure shown under the Presidency Jail Press was on account of materials for the Secretariat Press.

Statement referred to in the Answer to Question No. XXXI.

100 C 100 C	4.4	The state of the s		70 12 70 14 1	
Item No.		1	(grantiti	(a) 1101 Re	s.
1 4	Foucher Patent New Univers	al Type-casting	machines, Mo	del 11,85	9
9 1				10	
	Leather-paring machine	ON HI BILLMAN	***	1172	
	Book back rounding machine	•••	•••	57	
- To 10	Thread-perforating machine	true an in		38	
5 1	Round-cornering and hole-pu	nching machine	•••	8	34
6 1	Thread stitching and knotting	g machine	1000	1,90	18
7 1	Book-sewing machine	20 10 1927		2,85	57
8 and 1	Adjustable envelope-making	machine		3,78	30
9 1	Adjustable punching machine		*** Informati	1,04	500
AND REAL PROPERTY AND REAL PROPERTY.	Folding machine	P. Control of the Con	***	2,56	
	Book-backing machine	a details		56	
	Foucher Patent New Univer	rsal Tove-castin	g machine, M	Same and the same	
		Werkelt as Socie		3,02	20
13 1	Large work Type-casting made	chine	•••	1,04	
14 1	Kerning machine	g and a patient		31	
15 6	Double Crown Drum Cylinde	r Letter-press n		*18,36	30
16 1	Guillotine cutting machine	2 C-114		1,41	34.34
17 1	Guillotine knife-grinding ma	chine	•••	*60	
	Book-sewing machine			2,37	3.00
18 1			***	28	
19 2	Hand-numbering machines	Committee of the commit			
20 1	Washer-cutting, gumming an	id punching me	chine	78	00
Draw card	ordina et al.	Sin yestriff	Total	53,7	15
NAME OF THE PARTY			Jesum z	rshour	-
		To the second	11177.77	on topical in the	

^{*} Invoice not received from the Director-General of Stores. Price shown is as estimated in Indent.

Statement referred to in the Answer to Question No. XXXIII.

		50 f 100 d		Rs.	Va.	Rs.
1900-01 1901-02 1902-03 1903-04 1904-05 1906-06	intrauji de bvig o otravoj) d tor objec iisel sod (Jeusenie Lecterom Act to M	Mada Mada Mada Mada Mada	2,05,812 2,13,993 2,42,123 2,30,726 2,26,600 2,14,265	on HiV annivon	3,21,694 3,22;042 2,94,724 2,98,394 2,88,243 2,84,288
1906-07	mand Ron (***		3,01,989		8,83,113
1907-08			•••	3,38,869		4,72,945
1908-09*				3,33,361	mulicion and the	4,18,202
1909-10*	" ettuals		i de la la la la la la la la la la la la la	3,11,239	RI to I	3,66,709

in bire Hardwa Statement referred to in the Answer to Question No. XXXIV.

.н.	Year.	THEODE C	EL MILIS		Value of outturn of work.	Tana Tana	1240.0
-: berles kan	1900-01	SARMARAS	vatuall at	BAILED	Rs. 11,632	H wat	
elder edt ad	1901-02	beanelq e	d donmar	670D 91	10,382	NIZZZ	
	1902-03 190 3- 04	hey odt	ta Yimean	d allie i	5,542	decimo, mo Tari	RIE
	1904-05 1905-06	matadeiris	al a hay r	restocitor	3,433 8,223		
	1906-07 1907-08	arl's-lepool	John had	inchemento .	18,476 26,285	(4)	
GHI MHILLSTOLOG	1908-09 1909-10	ni ugorini qui	topo avrij	on sus cre brank ter	41,926 50,770		

Statement referred to in the Answer to Question No. X2	AAVI.
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	77 7	PERMA	NENT.	TEMPOR	RY.
Year.	13 22 4	Salaried.	Piece.	Salaried.	Piece.
1907 (from February	···	2		4	86
1908	***	17	1	33	248
1909	•••	26	***	38	113
1910		37	11	54	130
1911 (January)	***	1		5	5

Statement referred to in the Answer to Question No. XXXVII.

			Position	in November 1		921	Position in N	ovember 191	0.
					G	rade			Pay
				100		Rs.	Section-holder		Rs.
1.	Rajendra Nath Ghose	•••	Worked as but shown	Section-hold as Composi		36	(pay Rs. 50-1-55 (Composing) Permi		52
2.	Gobardhone Dass	•••	Section-holds	er, perman	ent	45	Ditto	Ditto	52
3.	Pulin Behary Dey	**.	Ditto,	ditto		35	Ditto	Ditto	52
4.	G. Gomes		Compositor,	extra piece		30	Ditto	Ditto	51
5.	Upendra Nath Mandal	***	Ditto	ditto		30	Ditto	Ditto	52
6.	Sreekristo Daes	•••	Compositor, piece.	permane	ent	35	Ditto	Ditto	52
7.	F. D'Cruze	***	Section-holder piece.	er, perman	ent	45	Ditto	Ditto	52
8.	J. Reuben		Worked as but show positor, ex	n as Oc		40	Ditto	Ditto	52
9.	Behari Lal Ghose		Compositor,	extra piece		30	Distributing	Ditto	50
10.	Atul Chandra Banerji	•••	Ditto,	ditto		35	Asstt. Section- holder (pay hs. 35-1-40) (Composing).	Ditto	37
11.	Khoiruddin		Ditto,	ditto-	111	16	Ditto	Ditto	87
12.	Rahmatullah Mullick	•••	Working as Permanent		etc.	40	Ditto	Ditto	40
13.	Narsing Chandra Nundy	•••	Compositor,	extra piece		30	Ditto	Ditto	37
14.	Gosto Behari Seal		Ditto,	ditto		25	Ditto	Ditto	36
15.	Ganesh Chandra Mozumdan		Ditto,	ditto		25	Ditto	Ditto	37
16.	Gopal Chandra Dass		Ditto,	ditto		25	Ditto	Ditto	37
17.	Brojo Nath Das Ghose		Distributor,	ditto		12	Distributing	Ditto	85
18.	Abdur Razaq		Compositor,	ditto		80	Ditto	Ditto	37
STEE	TOTAL STREET, TO								

EXTENSION OF BENGAL ACT I or 1876.

The Hon'ble Khan Bahadur Maulvi Sarfaraz Husain Khan asked :-

XXXVIII.—Will the Government be pleased to give the names of the districts, in the province subject to the Lieutenant-Governor of Bengal, to which Bengal Act No. I of 1876 (an Act to provide for the Voluntary Registration of Muhammadan marriages and divorces) has been extended?

The Hon'ble Mr. Cumming replied:-

"Bengal Act I of 1876 has been extended to Calcutta, to all the districts in the Burdwan and Presidency Divisions, and to the districts of Monghyr, Bhagalpur, Purnea, Cuttack, Balasore and Ranchi."

SYEDPORE TRUST ESTATE AND HOOGHLY IMAMBARAH.

The Hon'ble Khan Bahadur Maulvi Sarfaraz Husain Khan asked:—
XXXIX.—Will the Government be pleased to lay on the table a
statement showing—

- (a) the annual gross income of the Syedpore Trust estate and its annual collection and administration charges,
- (b) the annual expenses of the Hooghly Imambarah, and
- (c) the names of the colleges and schools in which scholarships from the Trust Fund have been given during the last three years?

The Hon'ble Mr. Cumming replied:

- (a) "A statement is laid on the table showing the gross income of the Syedpur Trust Estate, together with the administration charges for the last three years.
- (b) Government keeps no accounts of the annual expenses of the Hooghly Imambarah. That is a matter for the Mutawalli and Committee of Management. One-third of the net income of the Syedpur Trust Estate is placed at the disposal of the Committee of Management of the Imambarah. A copy of the budget of the Mohsin Endowment Fund for the year 1909-1910, giving details of the expenditure from the Fund, was laid on the table at the meeting of this Council held on the 26th March, 1910.
- (c) In this Province scholarships paid out of the Mohsin Endowment Fund were drawn in the following colleges and schools during the three years 1907-1908 to 1909-1910:—
 - 1907-1908.—The Presidency College; the St. Xavier's College; the M.A. O. College, Aligarh; the Burdwan Raj College; Calcutta Madrasah, Arabic Department and Anglo-Persian Department; and the Balasore Zilla School.
 - 1908-1909.—The Presidency College; the St. Xavier's College; the Hooghly College; the B. N. College, Bankipore; the Calcutta Madrasah, Arabic Department and Anglo-Persian Department; and the Balasore Zilla School.
- 1909-1910.—The Presidency College; the Patna College; the City College; the Calcutta Madrasah, Arabic Department and Anglo-Persian Department; and the Balasore Zilla School.

A sum of Rs. 30,000 is annually paid out of the Fund to the Eastern Bengal and Assam Government for educational purposes.

Statement referred to in the answer to Question No. XXXIX showing the gross income of the Syedpur Trust Estate, together with the Collection and Administration Charges.

Receipts and Disbur	rsements.		1907-03.	1908-09.	1909-10.
Part alors with the bill als	mt wales acres	12 / J	Rs.	Rs. 2,06,470	Rs. 2,08,824
I.—Total receipts	r Market Source			-,00,110	7,00,001
Revenue and Administration Revenue and cesses due to Ditto ditto to Management Law expenses Improvements and schools Cost of survey and settlem Miscellaneous, including ta Suspense accounts Payment of debts Investment Working balance	Government superior landlord and dispensaries ent		1,12,551 5,286 1,034 4,902 1,160 9,442 575 119 3,018	1,12,551 6,040 1,423 4,846 1,608 9,253 3,408 1,061 6,275	1,12,551 6,163 2,508 7,754 1,103 8,703 467 7,038 2,532
STANDARD TRANSPORTED TO	Total		1,38,092	1,46,470	1,48,824

AMENDMENT OF THE BENGAL SETTLED ESTATES ACT, 1904.

The Hon'ble Khan Bahadur Maulvi Sarfaraz Husain Khan asked :-

XL.—Will the Government be pleased to state if the Bengal Settled Estates Act, 1904, is likely to be amended during the present Legislative Session?

The Hon'ble Mr. Cumming replied: - ilens and old molf of T

"The answer is in the negative. But the working of the Act has been referred for consideration by a strong representative Committee, whose report is awaited."

VIATOR II and to CONSTITUTION OF THE GAYA DISTRICT BOARD, MITOYO (1)

The Hon'ble Mr. DIP NARAYAN SINGH asked:-

- XLI.—(a) Has the attention of the Government been drawn to the letter addressed by Babu Nand Kishore Lall, M.A., B.L., Vakil and Zamindar, Gaya, to the District Magistrate of Gaya, on the subject of the constitution of the Gaya District Board, and published in the Behares of the 6th January, 1911?
- (b) Is the Government aware that the state of affairs disclosed in that letter exists in many of the districts of Bihar?
- (c) Do the Government propose to take any steps in the matter, and, if so, on what lines?

The Hon'ble Mr. WHEELER replied :- To got side A . Comball

- (a) "The attention of Government has been drawn to the letter referred to by the Hon'ble Member.
- (b) The question raised therein is as regards the eligibility of Subdivisional Officers to sit upon District Boards as the elected representatives of the Local Boards of which they are members. It is the case that in some other Bihar districts, besides Gaya, Subdivisional Officers have been elected to the District Board by the respective Local Boards to which they belong.
- (c) The legal question is not free from doubt, but Government is willing to direct that Subdivisional Officers shall not in future stand for election by Local Boards as members of the District Boards."

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CONSTITUTION OF THE DISTRICT BOARDS IN BIHAR. A DAR LEAGUE

The Hon'ble Mr. DIP NARAYAN SINGH asked: -

XLII.—Will the Government be pleased to state the numbers of the Hindu, Muhammadan and European members of the District Boards in Bihar, and the proportion they bear to the population of the different communities in the respective districts?

The Hon'ble Mr. WHEELER replied :-

"A statement giving the information asked for is laid upon the table."

Statement referred to in the answer to Question No. XLII showing the percentage of different communities to the total population and the percentage of the same communities to the total membership of the District Boards in the Patna and Tirhut Divisions.

E 10	0:0:0 0:1:1	H	INDUS.	Мина	MMADANS.	May and District	OPEANS.
Divisions.	District Boards.	Percentage of total district population.	Percentage of total membership of the District Board,	Percentage of total district population.	Percentage of total mem- bership of the District Board.	Percentage of total district population.	Percentage of total membership of the District Board.
1 1408,61,1	074,04,10	1,38,099	+++	IntoT =	ger differen		and Chair
Patna (Patna Gaya Shahabad	89·3 89·3 92·7	37.5 30.0 43.1.62.5	11:5 10:6 7:2	41.7 45.0 12.5	·09 ·007	20·8 25·0 25·0
Tirhut] {	Saran Champaran Muzaffarpur Darbhanga	88·1 85·1 87·7 87·8	30·0 36·0 20·0	11·8 14·7 12·2 12·1	12·0 5·0 20·0 8·0	·007 ·01 ·01 ·009	44·0 65·0 44·0 72·0

SUBSIDY TO A NEWSPAPER.

The Hon'ble Mr. DIP NARAYAN SINGH asked :-

XLIII.—(a) Has the attention of the Government been drawn to the following paragraph, which appeared in a recent issue of the Englishman:—

"Newspaper subsidised by Government.—Correspondence is in progress between Rai Norendra Nath Sen Bahadur and the Government of Bengal in connection with the publication of a vernacular weekly which, it is proposed, will be healthy in tone and polished in style. It seems that the idea of such a paper, to be subsidised by Government, first occurred to Sir Andrew Fraser, but, for some reason or other, he could not see the project through. It has apparently been left for Sir Edward Baker to work up Sir Andrew's project, with this difference that Sir Andrew wanted the Government to have proprietary right over the contemplated paper, whereas, according to Sir Edward Baker's project, Government is to play the role of a patron, so to speak, in connection with the administration of the paper. In Rai Norendra Nath Sen Bahadur, the veteran journalist, Sir Edward found one whom he could trust with the editorship of the proposed paper. Some time in July last, it appears, His Honour granted an interview to Mr. Sen, in the course of which the desirability of such a paper was discussed. In the result, the veteran journalist has formulated a scheme for issuing a vernacular weekly, to be named Sulov Samachar, and to be conducted on the lines of the Indian Mirror, his own organ. Under the present scheme, Government is to subscribe for 25,000 copies of each issue of the paper, which will be distributed among the schools, and as the annual subscription is proposed to be Rs. 2-8-0, the contribution to be made by the Local Government will work out at Rs. 62,500 a year. Of this sum, Rs. 15,625 are said to have already been made over to Mr. Sen. The proposed Sulov Samachar will be somewhat larger than the size of the Indian Mirror, with nine columns to each page, and will be issued from March next. It may be mentioned that the Sulov Samachar proposes to be a new continuation of the vernacular weekly with the same title which was started some years ago by the late great Brahmo leader, Keshub Chunder Sen, and was, after a brief span of e

(b) Will the Government be pleased to state whether any of the statements made in the above paragraph are true, and, if so, which?

The Hon'ble Mr. Stevenson-Moone replied :-

- (a) "The answer is in the affirmative.
- (b) The Government of Bengal has entered into an agreement with Rai Norendra Nath Sen Bahadur, Editor of the Indian Mirror, to subscribe for 25,000 copies of a weekly vernacular paper, on the lines of the Indian Mirror, which he has undertaken to publish. This agreement has been made with Rai Norendra Nath Sen Bahadur for three years, provided that the paper remains under his direction during that period. The cost to Government is limited to an annual sum of Rs. 62,500, of which a sum of Rs. 15,625 has been paid in advance. It is proposed that the copies for which Government subscribe should be distributed widely in the districts among panchayats, educational institutions and Government offices. Rai Norendra Nath Sen Bahadur is not yet in a position to announce the date on which the first number will appear."

brams bus langue of the RULE 810 OF THE JAIL CODE.

The Hon'ble Babu Kirtanand Sinha asked:

XLIV.—(a) Will the Government be pleased to state whether the provisions of Rule 810 of the Jail Code (under which all juveniles who are undergoing sentences of a year or more shall be brought under instruction in reading, writing and arithmetic) are given effect to in all the jails of the Province?

(b) If not, will the Government be pleased to name the jails in which the

said provisions have been given effect to?

(c) Will the Government be pleased to state whether it intends to order the enforcement of the provisions of the said rule in all the jails of the Province, or in all jails in which there are such prisoners?

The Hon'ble Mr. Stevenson-Moore replied :--

"Juvenile prisoners who are undergoing sentences of a year or more are confined in the Alipore Juvenile Jail or in certain selected Central Jails. In all these jails the provisions of rule 810, Jail Code, are enforced."

THE BENGAL VACCINATION (AMENDMENT) BILL, 1911.

3. The Hon'ble Mr. Slacke presented the Report of the Select Committee on the Bill further to amend the Bengal Vaccination Act, 1880.

The Hon'ble Mr. Slacke moved that the Report be taken into consideration.

The motion was put and agreed to.

5. The Hon'ble Mr. Slacke also moved that the clauses of the Bill be considered in the form recommended by the Select Committee.

The motion was put and agreed to.

The Hon'ble Sir Bijay Chand Mahtab, Maharajadhiraja Bahadur of Burdwan, withdrew, with the permission of the President, the following motions of which he had given notice:—

- (6) that clause 6 of the Bill be omitted,
- (7) if Motion No. (6) be carried, to move that sub-clause (1) of clause 21 of the Bill be omitted.

He said :-

- "Your Honour,—In view of the fact that from the statistics which I have seen, the mortality of unprotected infants between the ages of six months and one year is high; also that as dentition of infants in this country begins soon after six months, and also as some of the non-official Members, who were on the Select Committee, view with favour the reduction of this period from one year to six months, I beg to withdraw my amendment."
- 8. The Hon'ble Mr. Slacke moved that the Secretary be directed to re-number the clauses and sub-clauses of the Bill in consecutive order.

The motion was put and agreed to.

The Hon'ble Mr. Slacke also moved that the Bill be passed.

The motion was put and agreed to.

THE SAMBALPUR REPEALING AND AMENDING (RATES AND CESSES) BILL, 1911.

The Hon'ble Mr. Cumming moved that the figures "1911" be substituted for the figures "1910" in clause 1 of the Bill to repeal and amend in the district of Sambalpur certain enactments, relating to abolished rates and cesses.

of Rule #10 of the Jail Godo (abdar which will javeniles who are made

He said: __ or manageri under the said of lines arous to usay a to seem ince

"Sir, at the last meeting of the Council, I explained that the Sambalpur Repealing and Amending (Rates and Cesses) Bill was purely formal. The Bill was to be taken into consideration at the present meeting. I now beg to move that in clause 1 of the Bill, the figures '1911' be substituted for the figures '1910'."

The motion was put and agreed to.

The Hon'ble Mr. Cumming also moved that the Bill, as amended in Council, be passed.

The motion was put and agreed to.

THE ESTATES PARTITION (AMENDMENT) BILL, 1911.

The Hon'ble Mr. W. C. Macpherson moved for leave to introduce a Bill to amend the Estates Partition Act, 1897.

He said—"I ask for leave to introduce a Bill to amend the Bengal Estates Partition Act of 1897. The object of the Bill is to reduce the delays which commonly occur in the proceedings for partition of estates by Revenue-officers, which are generally known as butwara proceedings. The dilatoriness of these proceedings has frequently and indeed almost continuously engaged the attention of the Revenue authorities and of the Government. Sir Steuart Bayley and Sir Charles Elliott in succession, considered the subject during their Lieutenart-Governorships, and in the Statement of Objects and Reasons which was attached to the Bill introduced in Council by a distinguished Revenue Officer, the late Mr. Finucane, which was afterwards passed into law as the Act of 1897, it was stated that the chief and primary object of the legislation proposed was to shorten and simplify and cheapen these proceedings. A perusal of the debates of the Council and of the records of the Select Committee of the time, however, will show that the energy of the Council and of the Government was in great part diverted, first, to the issue, which was raised, as to limiting the partibility of estates and, secondly, to safeguarding the interests of tenants, with the result, as I would submit, that not enough was done in advancing what was declared to be the primary and chief object of the Bill.

of 1876 as that of 'general arrangement,' was abolished; and the stages of proceedings at which objections and appeals may be made were defined and limited. Nevertheless the proceedings for partition of estates have continued to be protracted and harassing to parties. In recent years Deputy Collectors and Sub-Deputy Collectors have been specially trained for this work, the pay of the establishments has been raised, and part of the establishment has been put upon a permanent footing. Various checks have been prescribed for the prevention of delays; and the Commissioners of Divisions recently reported that the progress made in the disposal of partitions had improved as compared with former years. The returns for last year, however, show that in the Patna and Tirhut Divisions, where most of these cases are filed, proceedings in the case of 382 estates were of more than two years' standing; and I have ascertained that in nine districts the average duration of cases recently disposed of has varied from three years in Darbhanga to seven years in Saran and over seven years in Jessore. Cases which come before the Board on appeal are frequently of many years' standing. Since I came into this room this morning, an Hon'ble Member has told me that a case has just been decided in the Monghyr district which was 22 years on the file. A Sub-Deputy Collector has told me that he had brought to an end proceedings that had been instituted before he was born.

"I should like to call forth the special interest of the Council in these proceedings, which are of special importance to proprietors of land in Bihar. In Bengal proper, except the Dacca Division, with which this Council is not concerned, partition of estates by Revenue-officers is infrequent. Proprietors of estates in Bengal ordinarily prefer to obtain such separation of their responsibilities as they think necessary by taking out what are known as 'separate accounts' under the provisions of the Revenue Sale Law and the Land Registration Act. I shall not go into the technicalities of those laws or explain in what respect 'separate accounts' differ from partition of estates.

"What I desire especially to emphasize is that to the small peasant proprietor of Bihar it is frequently of vital importance that they should be able promptly to obtain complete and undivided enjoyment of their fields and separate liabilities for the land-revenue.

"If the Council will bear with me for a few moments, I should like to explain how minute is the division of proprietary rights in some of the districts of this province. I once found in a village of Muzaffarpur of 442 acres that

there were 373 names of proprietors on the record of proprietary rights known as the khewat. After allowing for repetition of names, it is quite certain that in that village proprietors on an average owned not more than 3 or 4 acres each—certainly not more than a very small number of acres. There were eight estates in that village; the first estate was divided into 61 parcels or pattis and the second estate into 51 pattis, and so it went on through the eight estates; and there were 47 parcels of land common to two or more pattis or to two or more estates, or to all the estates. I am speaking purely of proprietary rights, not of tenant rights. Such is the intricacy of proprietary right, and such is the subdivision that exists in many districts of the province. Of the district of Saran, perhaps one-fourth or one-fifth belongs to the great estate of Hathwa; nevertheless the revenue of the Saran district is paid annually in over 100,000 small payments.

"Just half a million names of proprietors were recorded in the cadastral survey of four of the districts of North Bihar, that is, in Muzaffarpur, Darbhanga, Saran and North Monghyr, and it is stated in one of the reports that the position of the mass of the proprietors is little more than that of cultivators. To such persons the yoke of joint possession of fields and joint liability for the land-revenue frequently becomes intolerable. A family may cultivate and enjoy jointly, but when the father dies the sons desire to have separation of fields and separate liability for the revenue and cesses; and patriarchal arrangements disappear as the desire for individual status develops.

"In carrying out partition under such circumstances, it is essential that the procedure of our Revenue-officers should be simple and cheap and expeditious, because, if it is not so, we practically deny to peasant proprietors a relief which existing conditions undoubtedly require.

"It has been ascertained that in the United Provinces, where similar conditions of intricacy of proprietary right obtain, partitions are carried out much more expeditiously; and one cause of more prompt disposal in those provinces appears to be that whereas in Bengal the partition paper is submitted to the Commissioner of the Division for confirmation, in the United Provinces the partition is confirmed by the Collector. With the progress of the field survey and record-of-rights in Bengal and with the introduction of the provision made in the Act of 1897, requiring that a partition shall be made on the basis of a trustworthy survey and record of assets, the objections to confirmation by the Collector disappear. A change of this nature, with consequential provisions, is the first amendment of procedure which is proposed in the Bill. If everyone is content with the Collector's partition, it will not be necessary that the papers should go to the Commissioner of the Division at all, and it is believed that loss of time and expense to the proprietor will be saved. The origin of this proposal, Sir, is not in any wish to increase the powers of the Collector, or to reduce the work of the Commissioners, but it is to be found solely in the wish to help proprietors, and especially the small proprietors, to get their business done more expeditiously and cheaply.

"Not to take up more of the time of the Council, I shall refrain from entering into the details of this Bill, except to point out that there is a proposed restriction of second appeals to the Board of Revenue. At present the time of the Member of the Board is often taken up in determining not only whether the main features of a partition are equitable and reasonable, but in deciding whether particular plots of the cultivation, or of the village site, have been rightly assigned to this proprietor or to that proprietor, and that though there may have been concurrence of three subordinate Revenue Courts, viz., the Deputy Collector, Collector and the Commissioner, as to the reasonableness of the arrangement proposed. It will be noticed that it is proposed to restrict second appeals to the Board in the same manner as second appeals under the Code of Civil Procedure are restricted. The clause will require careful consideration because it may be difficult to say what should be regarded as questions of fact and what as questions of law in Butwara proceedings.

"I shall only add that this Bill is directed merely to the single object of shortening and simplifying and cheapening procedure. Difficulties have been

felt as to the interpretation of various important provisions of the law, and the rulings given have not always been uniform. It is not proposed, however, to deal with those difficulties in the present Bill, and they are reserved to be dealt with in a separate measure, when the action required shall have been carefully ascertained.

"The Bill, Sir, has been published for general information, and it is not proposed to do more at present than to ask for leave to introduce it and read it in Council. Opinions will then be collected on the Bill, and the next stage will be to ask for the appointment of a Select Committee. I move, Sir, that leave be given to introduce this Bill."

to make policy burner All

The Hon'ble Mr. M. S. Das said: -

"Your Honour,—The Hon'ble Mr. Macpherson, in introducing the Bill, has referred, in his remarks, to the troubles which the parties are subjected to in Tirhut, Bihar, and even in the districts of Bengal as Jessore. I should only ask him to bear in mind that there is another part of the country under Your Honour's rule, that is, Orissa, where I knew a certain case was pending for partition for over 20 years. Cases of dilatoriness of proceedings are very numerous. The fact is that in Bihar and in Orissa inheritance is governed by the mitakhara law, and in these days, when individual rights and individualism are being developed, the motives for partition of family estates are increasing. Consequently, there are frequent instances of application for partition. Nothing would be more welcome to persons interested in the revenue-paying estates than a simplification of the procedure for partition. But the Hon'ble Member, in introducing the Bill, disappointed me a bit when he said that these difficulties are not to be dealt with in the present instance. I should only request that if it be possible within the scope of the Bill—when this Bill is in the hands of the Select Committee for consideration—an attempt should be made to simplify it in such a way as to reduce the dilatoriness of proceedings. This would certainly be a great boon to many people. I hope, when considering the Bill, the difficulties which arise in Orissa, on account of the peculiar legal incidents of the tenures, and the law of inheritance will also be taken into consideration. I thought it proper to mention it to the Hon'ble Mr. Macpherson, for evidently his attention has not been drawn to the difficulties in Orissa."

The Hon'ble RAI BAIKUNTHA NATH SEN BAHADUR said:-

"I should like, with Your Honour's permission, to make a few observations and suggestions on the Bill introduced by the Hon'ble Mr. Macpherson, at this stage. He is certainly to be congratulated in connection with the Bengal Estates Partition (Amendment) Bill. The main object of the Bill is to expedite the proceedings, curtail items of expenses and give satisfaction to parties concerned. I find, however, that no amendments are suggested with regard to one important matter, viz., Chapter II of the existing law, [1] which contains five sections which provide for right to claim partition. Section 4 provides for proprietors' right to claim partition, and section 8 provides that notwithstanding anything hereinbefore contained, no person having a proprietary interest in an estate for the term of his life only shall be entitled to claim partition under this Act.' 'Proprietor' has been defined in section 3, clause (v), as including every person who is in possession of any estate under partition, or any portion of such an estate, of any interest in any such estate or in any part of such an estate, as owner thereof. This definition excludes trustees, including shebaits of properties dedicated to Hindu deities and mutwalies of waqf properties. Now it is not desirable that this class of people—the trustees, shebaits, and mutvalies—should be excluded from claiming the rights of partitioning properties when the property is joint. There is also another class of property, which is called State property and which is held by the Secretary of State for India in Council on behalf of certain noblemen for upholding their dignity, and it would be a difficult question to decide as to who would be entitled to ask for partition in such a case if the property happens to be a joint one.

"Then, as regards widows, whose case would be covered by section 8, I do not see why widows should be deprived of the right of partition. Instances are known when one of three or four brothers dying and his share devolving upon the widow, the surviving brothers try to deprive her of her share of the property, and she is finally coerced, as it were, to agree to the terms of her brothers-in-law. The widow's interest may be in one sense called a life interest, but she has an absolute interest also under certain conditions. And there is no reason whatever why she should be deprived of the right to claim partition. I make the suggestion that while the Bill passes through different stages, these matters may be taken into consideration, and when the Act is intended for amending the existing law amendment should also be effected with regard to the question of right of partition."

The Hon'ble RAI SITA NATH RAY BAHADUR said :-

"Your Honour,-I join issue with my hon'ble friend, Rai Baikuntha Nath Sen Bahadur, with regard to what has fallen from him that a Hindu widow should have the right, under the Butwara Act, to claim partition of her husband's estate, though she has only a limited interest in it. I have no hesitation in saying that it would be disastrous to the interests of Hindu families if Hindu widows were allowed the privilege of asking for partition. If that were conceded, they would be made tools of by interested and designing persons for disturbing or breaking the joint family system, and thereby causing ruination to joint Hindu families.
"Whatever may be the right of shebaits and trustees to claim partition,

which, I must say, is of a doubtful character, it would surely be detrimental to

the interests of joint families to concede such a right to Hindu widows."

The Hon'ble Mr. MACPHERSON said: -

"In reply to what has fallen from the Hon'ble Members, I would only wish to say that the difficulties that underlie the working of the Bu'wara Act in respect of its substantive provisions have not escaped notice. In Orissa the Commissioner of the Division, Mr. Levinge, has given special attention to these difficulties. I believe that it will not be long before it will be necessary for Government and probably for this Council to consider more fundamental proposals for dealing with what I would call the difficulties of the substantive provisions of the Butwara law. To-day, Sir, however, we are concerned only with what I would call the adjective procedure, that is, the ancillary procedure of the various revenue tribunals who carry out partitions. We are not dealing with the difficult question of the conflict between the land registers and actual possession as found on the ground, or with questions of right to apply for a partition. Those difficulties, Sir, are far greater and more important than the matters of procedure which I have brought before the Council in the Bill to-day introduced. While I believe that these more important matters must come before Your Honour's Government, and perhaps at no long distance of time, before this Council, I would deprecate weighting the present Bill with anything except what relates to what I have called the adjective procedure of the Revenue Courts."

The Hon'ble Mr. W. C. Macpherson introduced the Bill, and moved that it be read in Council.

The motion was put and agreed to, and the Secretary thereupon read the title of the Bill.

RESOLUTIONS ON MATTERS OF GENERAL PUBLIC INTEREST.

The President said:-"I understand that the Hon'ble Member has" circulated his speech and that it is his intention not to read out or to deliver the whole of it. What he desires to give is a summary of it on the present occasion. If I am correct, I will call upon the Hon'ble Member to move the resolution,"

The Hon'ble Babu Braja Kishor Prasad moved the following Resolution:—
That this Council recommends to the Lieutenant-Governor in Council that
the Government should take immediate steps to increase, materially, the existing representation of the non-official Indian community on the District and
Local Boards in the Tirhut Division.

The following speech by the Hon'ble Babu Braja Kishor Prasad having been printed in advance and circulated to all Members of Council, was, by permission of the President, taken as read.

"Your Honour,-

It is with much confidence in the sympathies of the Government with the legitimate aspirations of its Indian subjects towards securing at least some share in the administration of their local affairs that I beg to move the resolution which stands in my name. The resolution refers to those principles of Local Self-Government which were introduced into this country by that noble and generous stateman, the late Lord Ripon, whose memory will ever be cherished with fondness and gratitude by the people of this country. The main object of the introduction of Local Self-Government was to interest the people in the administration of local affairs and to afford them opportunities of receiving civic training by allowing them, through their District, Local and Municipal Boards, a share in the management of their own affairs. But, Sir, it is with much regret that I have to tell you that that noble object and those high principles, instead of being realized in any appreciable degree in most of the District and Local Boards of the Tirhut Division, are, to say the least, being every day frustrated. This matter has been, many a time, brought to the notice of the Government by the people of Bihar, and the Government has always held out hopes to them. But had the Government been mindful of its promises, it would not have been necessary for me to-day to bring up this matter before this Council in the form of a resolution. Long, long have we waited and sore has been our disappointment.

"The District and Local Boards of the Tirhut Division are practically manned and absolutely controlled by the European Community, and the Indians have little or no voice on them. The people, to train whom in the methods of Local Self-Government these Boards were primarily formed, have derived no benefit whatsoever from them in that direction. Such is the condition of these Boards in Tirhut, and it requires a careful consideration at the hands of the Government. Nowhere in this Province do we find such a deplorable state of affairs as we see here. Though the mainstay of the funds available for expenditure by these Boards is the Road Cess, almost the whole of which is contributed by the Indian Community, yet we find that it is the Indians who are nowhere on these Boards of the Tirhut Division. No doubt the European Planting Community of this Division is a very important community, and it is but just and proper that it should be fairly and adequately represented on these Boards. But, Sir, it is the excessive or overrepresentation of one community at the cost of the other that we respectfully but strongly protest against. I must not here be understood as saying anything regarding the Planting Community of the Tirhut Division in any but a friendly spirit. We recognise their importance and know how advantageous it has been to have some of them on our District Boards; and we have always urged before the Government their just claims.

"You will remember, Sir, how in August, 1908, a deputation of Biharees, of which I had the honour to be one of the members, organised by the three leading associations of Bihar, viz, the Bihar Landholders' Association, the Bihar Provincial Association, the Bihar Provincial Moslem League, presented an address to Sir Andrew Fraser, the late Lieutenant-Governor of this Province, in which his attention was drawn to the representation of this community on the Provincial Council. We there said:—

This community is a strong and compact body in the Tirhut Commissionership, and it has its own efficient organization—the Bihar Planters' Association, with its head-quarters at Muzaffarpore. It is but right and proper that this important community should be directly and permanently represented in the Provincial Council. Hitherto it has been impossible for them to be represented in Council

by reason of the fact that though they swamp the District Boards of the Tirhut Division, they could not obtain the votes of the southern districts of the Patna Division. If matters therefore in the Tirhut Division are allowed to remain as at present, the chances are that the Biharee Community there may find themselves ousted from representation in Council by the District Boards which may lead to heart-burning and result in bitterness of feeling. We therefore respectfully suggest that the best course would be to give a direct representation in the Council to the Planting Community, while at the same time directing the district officers to materially reduce their number on the District Boards. This will have to our mind another great advantage. It will enable a much larger number of Biharees to receive civic training, which was the primary object of the scheme of Local Self-Government enunciated by the Government of Lord Ripon, and it was distinctly stated to be so in the resolution of the Government of India. Nor can it be urged that the reduction of the number on the District Boards of the Planting Community will result in any inefficiency, for the District Boards of the southern districts of the Patna Division are no less efficient than those of the northern districts, although they are manned wholly by the members of the Biharee Community.'

"Now, Sir, all of us know how the Government, acting on the suggestion made by us, has allotted a seat to the Planting Community (which practically means the Planting Community of the Tirhut Division, for in no other division of Bengal there is such an influential Planting Community) on the Provincial Council. But the pity of it is that though the Government readily gave effect to one part of the suggestion it never thought of bestowing even a care on the other part of it, which concerned us, the Biharees; and this in spite of the promises of the late Lieutenant-Governor made in this direction. Sir Andrew Fraser in his reply to the said address on this subject said:—

'You refer to the representation of the European Planting Community on the District Boards in the Tirhut Division......I have obtained the figures, and I certainly agree with you that the matter requires consideration......It is certainly desirable that the interests with which the work of the District Boards is concerned should be represented on the Boards with some degree of reasonable proportion.'

"We now see how true it has turned out what we said then about the return of a Biharee from the District Boards of Tirhut to this Council. No Biharee could dare even stand as a candidate for election to this Council from the District Boards of the Tirhut Division at the last elections. And the reason of it is not far to seek; but the less said of it the better.

"I shall now proceed to demonstrate to you, Sir, to-day, the truth, rather the painful truth, of what I have said above by quoting facts and figures regarding the constitution of these Boards.

DARBHANGA.

Darbhanga Dis-

"Let us take up Darbhanga first. The District Board of Darbhanga comprises an area of 3,331 square miles with a population of 2,811,180, out of which not even 100 are members of the European Community. It has an income of about six lacs a year (being the richest District Board in Bengal), but hardly even a fiftieth part of this income is contributed by the European Community of the district. But what do we find when we turn to its constitution and try to see in what proportions these two communities—the one contributing nearly the whole of the income enjoyed by the District Board, forming nearly the whole of the population under it, and representing almost all the interests of the district, and the other, numerically a negligible quantity of its population, contributing very little towards its income and representing but one industry, viz., the indigo Industry, are represented on this Board.

"The Darbhanga District Board consists of 26 members—5 ex officio, 9 appointed by the Government, and 12 elected by the two Local Boards of Samastipore and Madhubani. Out of this total of 26 members, only 8 are Indians and as many as 18 are members of the European Community. Of the 8 Indians, only 5 are non-official. If we leave off the ex officio members, yet we find that out of a total of 21 members, 15 are Europeans and only 6 are Indians.

"Of the 9 appointed members, 6 belong to the European Community and 3 are Indians; and of these 3 again, one is the Government Pleader,

so that we have only 2 non-official Indians. Of the 6 appointed European members, 1 is the Manager of the Darbhanga Raj, who is very rightly there, and the remaining 5 belong to the European Planting Community.

"Of the 12 elected members, 9 are Europeans and only 3 are Indians. It may be asked by persons not acquainted with the real state of affairs as to how the Government is responsible for the result of the elections by which the majority of the members returned to the District Board are Europeans. To this our answer is the Government is solely responsible for this, and the blame lies entirely at its door. To explain the matters clearly, we have to see the constitution of the two Local Boards of Samastipore and Madhubani, which elect these 12 members.

"All the members of the Local Boards in the Tirhut Division are appointed by the Government. Some Local Boards in some of the districts of Bengal have the right to elect two-thirds of their members, but that privilege has not been extented, for reasons best known to the Government, to any Local Board in the Tirhut Division, to which I shall refer later on.

"Till a few months back the Samastipore Local Board, which elects six Samastipo members to the District Board, consisted of nine members only, three of whom were Indians and six were Europeans—five members of the Planting Community and one the Subdivisional Officer. With such a constitution of a Local Board is it at all surprising to find that out of the six members elected by it to the District Board, five belong to the European Community and only one is an Indian? Out of the five European members, one is the Subdivisional Officer and the remaining four are members of the Planting Community. It appears that since November or December last, the number of the members of the Samastipore Local Board has been increased from 9 to 11, and the two additional members appointed are Indians. But this has not improved the matter much; for yet out of the 11 members, including the Subdivisional Officer, 6 are Europeans and 5 are Indians. On no principle whatever should the number of the non-official Indians be less than at least three-fourths of the total number.

Madhubani

"Madhubani Local Board presents a somewhat similar spectacle. It has Madhu elected six members to the District Board, out of which five till lately were Europeans and one was an Indian. But now four are Europeans and two are Indians. The constitution of this Local Board is somewhat better than that of Samastipore, and I understand that the places of two members are vacant, and we hope these will be offered to non-official Indians.

"I may here bring to Your Honour's notice that only lately two places on the District Board of Darbhanga had fallen vacant by the resignations of Messrs. B. Coventry and F. Coventry, and in view of what we were given to understand in this Council by the answer to my questions Nos. (c) and (d) of the 26th February, 1910, and also by the reply given on this subject by Sir Andrew Fraser to our address of August, 1908, which has been quoted above, we all expected that those two places would be filled up by the appointment of non-official Indians; but, contrary to that, we find in the Calcutta Gazette of December, 1910, that two members of the Planting Community, viz., Messrs. Miller and Crowdy, have been appointed by the Commissioner of the Division to fill up these places.

"As regards the elections of Sub-divisional Officers to the District Boards, Election a serious question has been raised and there seems to be much force in it. divisional Officer It has become the practice in some of the districts of Bihar for Subdivisional Officers to offer themselves for election to the District Board and they are invariably elected.

Elections of Sub-

"Section 7 of the Bengal Local Self-Government Act of 1885 makes it clear that no person shall be elected a member of the District Board unless he is qualified for election as a member of some Local Board in the district under the provisions of section 13 of that Act. The Sub-divisional Officers are taken to be qualified under clause (2) of section 13, which lays down that every male person of the full age of 21 years, if he has during the

year immediately preceding such election had his fixed place of abode within the area under the authority of such Local Board, shall be deemed to be qualified for election as a member of such Local Board. It has been observed by competent authorities that there does not seem to be any distinction between "a fixed place of abode" and "a residence" in law. It has also been held in many cases by the High Courts in India that the words "dwelling" or "residence" are synonymous with "domicile" or "home" and mean "that place where a person has his fixed permanent home to which whenever he is absent he has the intention of returning." Judged in this light, the Subdivisional Officers of Samastipore or Madhubani cannot be said to have their "fixed place of abode" within the area under the authority of either Samastipore or Madhubani Local Board. Their elections, therefore, by the Local Boards are illegal and void. If this practice is put a stop to, as it ought to be, it may well afford chances for Biharees to be elected from the Local Boards. I would like in this connection to draw Your Honour's attention to a letter, dated the 9th of December, 1910, addressed by Babu Nand Kishore Lall of Gaya to Mr. Whitty, the Collector of that district, in which the subject has been fully discussed.

"Moreover, from another point of view also, the election of the Subdivisional Officers to the District Board is undesirable. It seems to be against the very spirit of the new Council Reforms scheme so graciously introduced into this country. That scheme allows each division of this Province to elect two members to the Council—one from the Municipal and the other from the District Board. And the rules framed for election under these Reform regulations seem to make it a point to exclude all official element from the elections; for we find that rule No. 4 of the rules for the election of a member or members by the District Boards runs thus:—

'On such date and at such time as may be appointed by the Local Government in this behalf, the members of each such District Board other than (a) the Chairman, if an official, and (b) the members appointed ex-officia, shall meet for the purpose of selecting a delegate.'

"Now, Sir, if the Subdivisional Officer happens to be not an ex officio, but an elected member, as is the case in some of the District Boards of Bihar, e.g., Darbhanga, Muzaffarpur, Gaya and others, he cannot be excluded from taking part in the selection of a delegate. And we can well imagine how much the other members would be influenced by such an influential member as the Subdivisional Officer in the selection of a delegate. If it is at all necessary to have the Subdivisional Officers on the District Board, they can be appointed ex-officio members.

CHAMPARAN.

Champaras District Board. "We have thus seen the constitutions of the District and Local Boards of the district of Darbhanga. We may now take up Champaran. This District Board comprises an area of 3,515 square miles with a population of 1,752,600, out of which hardly even 150 would be members of the European community. It has an income of about 2 lacs a year, the major portion of which is contributed by the Indian Community. But what do we find as regards the representation of this community on this Board? This District Board consists of only ex officio and appointed members, as there is no Local Board in its sub-division of Bettiah which could elect members to it. Till a few months back, this Board consisted of 17 members—14 Europeans, 2 Indian officials and only 1 non-official Indian. Of the 14 European members, 5 were officials, 8 members of the Planting community, and 1 Manager of the Bettiah Court of Wards, who, of course, has every right to be there. Since the 28th of December, 1910, 4 members have been added and they are all non-official Indians; so that now we have in all 21 members. If we leave off the 5 ex officio members, there remain 16. Of these, 5 are non-official Indians and 11 Europeans, i.s., 8 members of the Planting Community, 1 the Manager of the Bettiah Raj, and 2 officials, viz., the Sub-Deputy Opium Agent and the Superintendet of Police.

"May I ask Sir, if this is a desirable state of affairs? Does this constitution afford any opportunity to the Indians to realize the object with which

the Act was introduced? Does this constitution make even a show of giving the Indian a share or any hand in the administration of his local affairs? We, on our part, fail to understand the principle on which this constitution practically excluding all Indian element is based. Taking even a very mild view of the situation, in no District or Local Board should the number of the non-official Indian members be less than at least three-fourths of the total number.

MUZAFFARPUR.

"The Muzaffarpur District Board comprises an area of 2,982 square Muzaffarpur miles with a population of 2,706,618, out of which 100 or 125 may be members District Board. of the European Community. It has an annual income of a little over 4 lacs. The utmost that the European Community of the district contribute to it would not be more than Rs. 15,000 or Rs. 20,000. Now let us see its constitution. Till about the close of the last year it consisted of 19 members—13 Europeans, 2 Indian officials and 4 non-official Indians. Now it consists of 26 members—7 members of the European Planting Community, 2 Subdivisional Officers (Europeans) elected by the two Local Boards of Sitamarhi and Hajipore, 3 European officials, 2 Indian officials and 12 non-official Indians.

"The Sitamarhi Local Board consisted till lately of 9 members—5 Sitamarhi Local Europeans and 4 Indians. But now it consists of 11 members—4 Board.

members of the European Planting Community, 1 the Subdivisional Officer,
1 Indian official and 5 non-official Indians.

"This is certainly not satisfactory. The proportion of the non-official Indian members on both the District and the Local Boards to the total number of the members on them is not as it ought to be.

"There is not much to be complained against the present constitution of the Hajipore Local Board.

SARAN.

"The Saran District Board comprises an area of 2,642 square miles with a Saran population of 2,338,087, out of which not more than 100 may be members of Board. The European Community. It has an annual income of about three lacs, ten or twelve thousand out of which may be the contributions of the European Community. But what do we find as regards the representation of these two communities on this District Board? It consists of 26 members—14 Europeans and only 12 Indians. Of the 12 Indian members, 3 are officials and have been appointed exofficio; so that only 9 are non-official Indians. Of the 14 European members, 6 are officials and 8 members of the European Planting Community.

SEWAN.

"Leaving the official members, who are 3 in number, the Sewan Local Sewan Board consists of 8 members—5 Indians and 3 Europeans,—members of Board. the Planting Community.

GOPALGANJ.

"Similarly, if we leave off the official members, we find that the Gopalganj Gopalganj Local Local Board consists of 8 members—4 Indians and 4 Europeans, members of Board. the Planting Community.

CONCLUSION.

"We have thus seen the conditions of the District Boards of Darbhanga, Muzaffarpur, Saran and Champaran. These four District Boards of the Tirhut Division comprise an area of 12,470 square miles, with a total population of 9,608,435, out of which 1,000 at the utmost may be the number of the members of the European Community. These Boards have an income of about Rs. 15,10,561 a year, out of which Rs. 50,000, or Rs. 75,000, or say, Rs. 1,00,000 at the utmost, may be the contribution of the European Community. The indigo industry is

Conclusion.

District

the only important industry, the interest of which is represented by the European Planting Community, while almost all the other interests of the Division are and can be better represented by non-official Indians. But, Sir, look at the constitution of these Boards. In these four District Boards there are in all 99 members, out of which 58 are Europeans and 42 Indians, and if Indian officials be left off, there remain only 33 non-official Indians.

"Is this justice and equity? Will the Government be pleased to enlighten us as to the principle or reason on which this constitution is based? Are we incorrect, Sir, when we tell you that these District Boards are absolutely controlled by the European Community? Can it be said with any show of reason that the non-official Indians are adequately represented on these Boards? We want neither more nor less than our just dues. We take our stand on the principles of the law which the British people have introduced into this country. We ask of you, Sir, justice and no favour. We appeal to you as a strong and just ruler to protect the weak against the strong, and to discharge your duty without any fear of treading on the corns of powerful interests; and time will vindicate your reputation.

"We have learnt with much satisfaction, Sir, that the Secretary of State has recognized that the Local Self-Government scheme of 1882 has not had a fair trial, and has pressed on the Government of India the necessity of an effectual advance in the direction of making local, urban and rural areas really selfgoverning. We would, therefore, most humbly suggest to you to make all the Local Boards of the Tirbut Division elective by extending to them the privilege of election under section 15 of the Bengal Local Self-Government Act. The Government would not lose anything by taking such a step—rather in view of III of 1886. what I have said above, I believe the time has arrived when this privilege should no longer be withheld from these Boards. The people have begun taking good interest in the matter of elections and will appreciate this privilege very much. The District Boards have now assumed a special importance, owing to the suffrage extended to them under the new regulations for election to the Imperial and Provincial Legislative Councils, and, in the words of Dr. Gour, "being the nurseries of future legislators and administrators," they should be made real popular bodies in which and through which the people might realize the real intentions of the illustrious originators of the scheme of Local Self-Government in this country."

The Hon'ble Babu Braja Kishor Phasad, with the permission of the President, said :-

"The resolution which I propose to move runs thus:-

'That this Council recommends to the Lieutenant-Governor in Council that the Government should take immediate steps to increase materially the existing representation of the non-official Indian community on the District and Local Boards in the Tirhut Division.'

"My speech on the resolution has been printed and circulated amongst the members who, I believe, have read it, and as I have been given to understand that Your Honour wishes that, owing to the shortness of time, it may be taken as read, I gladly agree to it. I have only this much to add for the information of the Hon'ble Members, that the figures which I have quoted in my speech include everything which has been done up to date by the Government; so that it would be no answer for the Government to say that they are doing something and that a few seats have only lately, say in November or December last, been allotted to non-official Indians. I have taken account of all these things, and I think that I have been able to show how absurd the constitution of the Local Boards is. The request contained in my resolution is very modest and fair, and I can challenge any Member present here, official or non-official, elected or nominated, to point out anything against its being accepted by this Council. I would like to be told plainly, Sir, if it is not the fact that non-official Indians are not fairly represented on the District and Local Boards of the Tirbut Division. If they are not, what hesitation can the Government have in not a ccepting my resolution ?

"I have given at length the figures, but I will only read something which I have taken for easy reference. Your Honour will find that the district of Darbhanga has a population of 2,811,180, out of which not even 100 are members of the European community. It has an income of about six lacs a year (being the richest District Board in Bengal), but hardly even a fiftieth part of this income is contributed by the European community. Now, Sir, when we look to the constitution of this District Board, we find that there are 26 members, out of which 18 are Europeans, 3 official Indians and 5 non-official Indians.

"Looking at Champaran we find that it has a population of 1,752,600, out of which hardly even 150 are members of the European community. The income is about two lacs a year, the major portion of which is contributed by the Indian community. The total number of members since 28th December, 1910, is 21, out of which 11 are Europeans, five ex-officio members and 5 non-official Indians.

"In Saran, we find the population is 2,338,087, out of which 85 or 87 are members of the European community. The income is about three lacs, ten or twelve thousand of which may be contributions of the European community. Now, Sir, if we look at its constitution we find that there are 26 members, out of which 14 are Europeans and only 12 are Indians. Out of the 12 Indian members, 9 are non-officials.

"Muzaffarpur, we find, has a population of 2,706,618, out of which about 120 are members of the European community. The income is about four lacs, out of which 15 or 20 thousand may, at the utmost, be the contribution of the European community. As regards its constitution, we find that there are 26 members, of which 12 are Europeans, two official Indians and 12 non-official Indians. So we find that Tirhut has a population of 9,608,435, out of which 1,000, at the utmost, may be the number of the European community. The annual income is about fifteen lacs, out of which one lac, at the utmost, may be the contribution of the European community. The total number of members is 99, out of which 31 are non-official Indians and 58 are members of the European community and 10 are official Indians. With these few words, I leave the resolution in the hands of the Hon'ble Members of the Council whose sympathetic support I expect to get."

The Hon'ble Mr. Filgate moved the following amendment of which he had given notice:—

That this Council recommends to the Lieutenant-Governor in Council that the consideration of the question of further extending the representation of the Bihari community is premature, and should be deferred until some experience has been gained regarding the practical effect of the measure on the working of the District and Local Boards and on the general welfare of the Division.

The Hon'ble Mr. Dip Narayan Singh said :-

"Sir, I beg to rise to a point of order. Under the rules, the amendment is not in order as it negatives the Resolution."

The President said :-

"The question is not free from doubt; but our conclusion is that the amendment amounts to something more than a negative to the Resolution, and I have decided to admit it.

The Hon'ble Mr. Filgare said:—"Your Honour, even experts allow that figures and statistics can be made to support or disprove any case but with the very short time I have had to peruse and digest the case so ably set forth by the Hon'ble Babu Braja Kishor Prasad in his printed speech, which only reached me just before leaving for Calcutta, I cannot see what grounds he can possibly have for saying 'but had the Government been mindful of its promises it would not have been necessary for me to-day to bring up this matter before this Council in the form of a resolution. Long, long have we waited, and sore has been our disappointment.' As the Hon'ble Member has been so careful to tabulate the figures for the various Boards, why could he not have expressed the thanks and gratitude of the Bihari Road Cess payers for

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what His Honour has done for them in the last few months. Twelve additional seats have been created on the District Boards, and every one of these have been given to a non-official member of the Indian community. Ten additional seats have been created on Local Boards, eight of which have gone to Indians, i.e., out of 22 additional seats 20 have been given to members of the non-official Indian community. I will not tresspass on the patience or time of this Council by criticising his figures for each District or Local Board, nor will I trouble you with tables of figures showing official and non-official members. The Hon'ble Member has just been talking in lakhs of the population of those districts. Is it the whole population who should be represented, or is it those who pay the cess? The Hon'ble Members have heard his figures. I can give you figures for the actual numbers who pay cess. The figures are as follows:—

Muzaffarpur	District	and the second	91 J	107,689	THE
Darbhanga	99	OTO 5		87,841	
Saran	21		100	92,125	
Champaran	99			5,485	
11 110 110	经基份的社会工程的	taculie unifori	ene de	Telephone Telephone	177
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"I presume that an Hon'ble Member of this Council should take more than a parochial view of Bengal, and should acquaint himself with the wants and requirements of every community in the Province. The Hon'ble Member, however, apparently ignores the existence of quite as influential a body as the Tirhut Indigo Planters, namely their brother Planters, the Darjeeling Tea Planters. Nor again can I understand his remark 'No Bihari could dare ever stand as a candidate for election to this Council from the District Boards of the Tirhut Division at the last election'. Why not? Is it fear of a defeat? I would recommend him to carefully study the history and figures of elections in countries all over the world, where candidates come forward even in the face of a far more overwhelming majority than existed in Bihar, and very often have turned the majority into a minority. I am here, not as the representative of the Bihar Planter but as the representative of the District Boards of the Tirhut Division, and I know that I have the confidence of the majority of the Indian members of those Boards, and to give an instance, although there was a majority of non-official Indians on one Board I had their full support. Again, the Hon'ble Member in conclusion quotes numbers but he does not mention that previous to the slump in Indigo, the capital sunk in European estates was estimated at something like 3 millions sterling, nor does he make any reference to the very large sums that have been sunk in the past 10 years in erecting Sugar Factories. He talks about justice and equity. The Tirhut Planter asks for nothing more. He asks for no favour, he and his forefathers have now been connected with Bihar for more than a century. His interests are bound up with the zemindar and raiyat and he is just as much a Bihari, and his love for the land of his adoption is just as strong as that of the majority of its inhabitants. When I first received a copy of the Hon'ble Member's resolution, I thought he must have been ignorant of the large addition of Indian members that have lately been made to the Boards, but I have now come to the conclusion that with him it is another case of 'Oliver Twist,' and the Hon'ble Member should bear in mind that no reasonable human being would ever think of starting down a steep hill on a bicycle unless he had a good break on it, and that break in order.

"Does he now propose that the Boards should be further enlarged or does he propose that the present Planter representation should be reduced? If the Boards are to be further enlarged they will become unwieldy, as occasions even now arise where there is sometimes a difficulty in getting a quorum with the presents Boards. The Hon'ble Member remarks there is not much to be complained against the present constitution of the Hajipur Local Board. Is

he aware that, as in the previous year, the minimum number of meetings, namely one a month, was not secured by this Board. It only met eight times during the year, three meetings failing for want of a quorum. If reduction of the Planter representatives is to be made, then the present efficiency of the Boards will be seriously interfered with, and the Planters, it must be borne in mind, who pay a very considerable amount of Road Cess, would, I fancy, have a good deal to say to any interference with their rights, considering the stake they hold in the Districts. I can speak with more than 34 years' experience of North Bihar, and I have had the honour to have served on the old Road Cess Boards, and the Local and District Boards in the Districts of Monghyr, Muzaffarpur and Saran, and I have invariably found that the most active members of the various Boards have been the Planters and Zemindari Managers-men who think nothing of riding or driving 30 or 50 miles in the hottest weather or during the rains in order to attend Board meetings,—and what better advice can the Boards have than that of men who are daily using the roads and communications throughout the 4 Districts, are in touch with the people, and can keep an eye on, and superintend, the Boards' schools and dispensaries that may be situated on or in the vicinity of their estates? And the fact should not be lost sight of that a large number of the roads were originally constructed and maintained by the Tirhut Indigo Planters, more than eighty or ninety years ago, ages before any Ferry-fund, Road Cess, District or Local Boards took charge of them.

"Is there a general demand by the rate-payers of the District and Local Boards for greater representation than they have at present? I emphatically say there is not. I am proud of the fact that I number many personal friends amongst the Zemindars and rate-payers in North Bihar, and not in one single instance has any one of them ever mentioned the subject to me, and surely it is but natural that their representative on this Council would have heard something of the matter if they are dissatisfied with the present constitution of the Boards.

"How is it, if the non-official Indian community in North Bihar is so very anxious to serve on District and Local Boards, that up-to-date in the 4 districts there is only one Union Committe (and the President of that is a Planter). I believe I am correct in saying that when Lord Ripon introduced the Local Self-Government Act the Union Committees were supposed to be the starting point and were to be a stepping stone to the Local and District Boards. Communities, just the same as individuals, have to learn to walk, before they can run.

"From what classes are more members to be appointed? Undoubtedly, if many more of our leading Zemindars and landed proprietors would take an active interest and serve on our Boards, it would be of considerable advantage. The advice of those who do now serve is very valuable. One great difficulty in North Bihar is to find qualified non-official Indians away from head-quarters. The principal source would be members of the legal profession, and the present percentage on our Boards is 14 per cent. Although I have the greatest respect and admiration for the ability and cleverness of the profession, I am of opinion that gentlemen while following their daily vocation seated in a cool well ventilated Court, or Bar Library or beneath the shade of the spreading Peepal tree in the Court compound, cannot be any better representatives of the payers of Road Cess than the Planter or Zemindar, who is daily using the Roads, Bridges and Ferries of the Districts. I am old fashioned enough to still believe in the old saw 'The cobbler should stick to his last.' We are justly proud of our Roads and Bridges in the Tirhut Division and the efficiency of our communications is due to the competent Chairmen land Engineers who have served the Boards and who accepted the practical, sound, common sense advice of the members of the Boards as they have existed up to date.

"Sir, and Gentlemen of the Council, I hope that not one single word of what I have said would lead you to suppose that I am not in full sympathy with the wisdom of Government in desiring that the Bihari community should be trained in the principles of Self-Government in order that as soon as they are so trained they can take their full share in the administration of the country. I heartly approve of the action lately taken to carry this into effect, but I view

with the gravest disapproval any policy which would have the effect of forcing into a position of serious responsibility, men who do not possess the necessary experience, and knowledge, and on these grounds I would impress the importance of allowing time for the necessary training.

"I have now to ask you, Sir, to allow the amendment standing in my name to be put, and I earnestly appeal to the Members of this Council, official and non-official, to support it. Our District Boards in Bihar have done good work in the past. Considerable additions of Indian members have been made in the last year. In the interest of the Boards I ask that ample time be given to prove if the additions lately made work for the general welfare of the districts."

The Hon'ble Rai Kisori Lal Goswami Bahadur said:—"Your Honour, we have listened to what the Hon'ble Babu Braja Kishor Prasad has said in justification of a demand for a larger representation of the Biharis on the Local and District Boards of the Tirhut Division. Since 1908, the question has been pressed upon Government off and on with becoming moderation and firmness which indubitably proves that there has sprung up an earnest desire on the part of capable Biharis to participate in the work of advancing the rural wealth and welfare of the Tirhut Division, so far as can be achieved through the agency of the Local and District Boards. But I regret I miss in the Hon'ble Member's speech a recognition of what the Government has done since 1908, in pursuance of the policy enunciated by the late Lieutenant-Governor Sir Andrew Fraser in reply to the address which was presented to him by the three leading Associations of Bihar-a policy which has so far as possible been scrupulously followed by the present Government as a comparison of the personal composition of the new and old Boards will testify. My Hon'ble colleague has marshalled facts and figures in such a way as to create an impression on those unconnected with the Tirhut Division that the claims of the Biharis have been absolutely ignored by the Government in the formation of local bodies in that Division and that European planters have been introduced into such bodies to an extent which, if judged merely by the test of population statistics, cannot but be condemned. I do not propose to strictly scrutinize the figures which he has introduced in his speech, but I shall rest contented by referring to certain salient facts which I trust will facilitate a clear understanding of the real situation by the Council. I shall also place certain tabular statements before the Council which will convey a clear idea of the composition of the Boards at the present time.

"The Government is in sympathy with the aspirations of non-official Biharis for representation on the Boards, and has only recently given a practical demonstration thereof by the appointment of 12 additional non-official Indians to three District Boards and 8 additional non-official Indians to four Local Boards. This is a material advance in this direction, and the results of the experiment may well be seen before anything further is done. It was only yesterday that unofficially I came to know that in the case of the Gopalganj Local Board the two additional seats have been given to Europeans which, according to instructions from Government, should have been filled by Bihari gentlemen. We shall make inquiries about this.

"The circumstances of Tirhut are peculiar by reason of the presence of the European Planting community which, with the decline of the indigo industry, has been relegated to the position of lessee-zamindars holding extensive lands under the zamindars, and they contribute substantially to the receipts under road cess, if not directly to the Collectorate but through the zamindars. As illustrating the extent of the interest of the planting community in North Bihar the following figures are remarkable. I take the figures from the Darbhanga Final Settlement Report, paragraph 502. The percentage of the total district area held by the planters as landlords was as follows:—

Darbhanga ... 6 | Muzaffarpur ... 17 | Saran ... 17 | Champaran ... 46

"If the Darbhanga figures are analysed by subdivisions, the percentage are as follows:—

Madhubani ... 06 | Sadar ... 5.7
Samastipur ... 20.1

"It is on the Samastipur Local Board that planters are strongest, and in that subdivision their interests are considerable. The subdivisional figures in Muzaffarpur are as follows:—

Sitamarhi 6.8 | Sadar ... 29.9 Hajipur ... 12.3

The Champaran figures are more striking:-

Bettiah ... 34.9 | Sadar ... 58.5

in two (Dhaka and Gobindganj) it is as high as 63. These figures are taken from the Final Settlement Reports of the different districts, which were compiled between the years 1900 and 1904, but I presume in spite of the decline of the indigo industry, there has not been a considerable decline in the area of land held by the planting community at the present moment. As illustrating the minute subdivision of the proprietary interests in Tirhut (other than Champaran), the following figures taken from the settlement reports are instructive:—

ich va en		Total number of proprietors.	Average area in acres under each proprietor.		
Darbhanga		135,178	16		
Saran	•••	116,090	14		
Muzaffarpur		163,933	12		

"The planters are well acquainted with the needs of the districts, in all portions of which they reside, and they are interested in the efficient discharge of the various duties with which the Boards are concerned. They are excellently fitted by training and activity to voice the needs of the different localities both as speaking for themselves and for their Indian neighbours and they can in no sense be regarded as interlopers dissociated from the real interests of the districts and ignorant of their conditions. Past experience has amply demonstrated their usefulness as members of the Boards. So far as the works of the Boards go, the interest of the European planters and the permanent Bihari residents are absolutely identical.

"On the other hand, the Bihari community is backward, and there are various circumstances which render it difficult, in spite of the earnest endeavours of the local officers in that Division, to find numerous; suitable representatives among them. Bihar is largely parcelled up into large zamindaris—those of Darbhanga, Bettiah, Hutwah, Narhen, Sheohan, Madhubani, Ramnuggur, etc.—the owners of which would not in some cases be willing to accept seats on the Boards, and in others are ineligible (at the present moment) by reason of sex or age. Below them is a multitude of tenure-holders who are essentially small men fitted neither by education nor status to take a place on the Boards. There remains the educated community at head-quarters, but they are not as a rule well acquainted with the wants of the interior of the district, and it is not desirable that they should preponderate on the Boards, the members of which should, as far as possible, represent the landed interest of different parts of the districts.

"In some instances the European non-official members of the Boards represent the interests of the large zamindars on whose estates they are employed. Thus in May 1910, the Commissioner of the Tirhut Division reported that of the European element on the District Board of Darbhanga four were employes of the Raj Estate.

"I shall now place before you a tabular statement showing the respective proportions of the non-official members of the two communities at the present moment, That statement will go to show that the remark of the Hon'ble Mover of the resolution that the District and Local Boards of the Tirhut Division are practically manned and absolutely controlled by the European community is not correct. Excluding the Chairman, the figures show that in Local Boards the numbers of the European and Indian communities respectively are equal in Samastipur, and that elsewhere, with the exception of Gopalganj, the Indian community is in the majority. In the District Boards the European community preponderates in Champaran and Darbhanga, but both in Saran and Muzaffarpur the Indian community is in the majority. I must observe that my Hon'ble colleague is not fair in excluding Government pleaders on the Boards in counting the Indian representatives.

DISTRICT BOARD.		Total membership exclusive of Chairman.	EUROPEAN MEMBERS.		Indian members.		
			Official.	Non- official.	Official.	Non- official.	
Saran Champaran Muzaffarpur Darbhanga			25 20 25 25	5 5 4 5	6 8 7 13	2 2 3 2	12 5 11 5

LOCAL BOARD.		Total membership exclusive of the Chairman.	EUROPEAN MEMBERS.		Indian members.		
			Official.	Non- official.	Official.	Non- official.	
Sewan Gopalganj	·		10	1	3	1	5
Hajipur			10	ï	2		7
Sitamarhi			10		4	1	5
Madhubani		***	10	1	3	1	.5
Samastipur			10	1	4		5

"The Hon'ble Mover of the resolution has incidentally raised the question as regards the eligiblity of subdivisional officers to sit upon the District Boards as representatives elected by the Local Boards which at best has a remote bearing on the resolution. However, the answers given to-day to the questions of the Hon'ble Mr. Dip Narayan Singh will be accepted as a satisfactory solution of the question.

"I shall now submit before the Council another tabular statement showing the respective proportions of the non-official members of the two communities. The figures in that statement show that in all the Local Boards, with the exception of Gopalganj, the percentage of non-official Indian members is higher than that of the corresponding European members, while it is only in the Champaran and Darbhanga District Boards that the European non-officials outnumber the Indian. In Saran and Muzaffarpur it is much the reverse. If we deduct the four European Raj members from the non-official European members in Darbhanga, we reduce the percentage from 52 to 36, while the case of Champaran, which is a very backward district, is essentially special. Seventy-four per cent. of the land revenue of the district is contributed by the three big estates—Bettiah Raj, Madhubani and Ramnuggur. The Bettiah Raj is represented on the Board by its Manager, but the proprietors of Madhubani and Ramnuggur estates do not themselves care to be members of the Board. The vast majority of the remaining zamindars of the district are little better than ordinary cultivators. Under the present

circumstances, it will unduly reduce the efficiency of this Board if the European planters are largely replaced by local Bihari gentlemen—

District Boards.

		-11	Total membership.	Percentage of non-official members.		
			membership.	European.	Indian.	
Saran	***		25	24	48	
Champaran	***		20	40	25	
Muzaffarpur	***		25	28	44	
Darbhanga	•••		25	52	20	
		Local Be	pards.			
Sewan			10	30	50	
Gopalganj		***	10	60	30	
Hajipur		***	10	20	- 70	
Sitamarhi			10	40	50	
Madhubani	***	***	10	30	50	
Samastipur	***	***	10	40	50	

"The last point raised by the Hon'ble Mover of the resolution is the question of the desirability of introducing the elective system in the formation of the Local Boards of the Tirhut Division. This is but indirectly connected with the resolution. I shall not certainly ignore it on that ground. I can assure my Hon'ble colleague and others interested in advancing the political aspirations of the people of the Tirhut Division that Government will make a careful inquiry through the local officials to ascertain what localities have attained the condition which will permit of the introduction of the elective principle in the formation of Local Boards with advantage to the localities and the residents therein. I shall now conclude, repeating the assurance that the Government will not be remiss to constitute local bodies on strictly representative lines when the existence of capability and genuine public spirit in the people of any locality will be realized. Bihar is coming forward in rapid strides. The representation of Bihar in this Council abundantly testify to that fact. I beg to point out that nine elected Bihari gentlemen and one nominated Bihari gentleman have seats in this Council. This is exclusive of the Hon'ble Babu Bal Krishna Sahay who is a Bihari domiciled in Chota Nagpur. Though I am not in a position at the present moment to state definitely on behalf of Government what further advances will be made to ensure a larger introduction of the Bihari element into the Local and District Boards of the Tirhut Division, still I feel confident that after what I have said my Hon'ble colleague has been convinced of the earnest desire on the part of Government to recognize the just claims of the Biharis, and I trust he will not press his resolution and call for votes on it."

The Hon'ble Babu Braja Kishor Prasad said:—"Though I do not at all agree with what has fallen from the Hon'ble Mr. Filgate or what has been said by the official member in charge of the administration of Local Self-Government, and though I doubt the correctness of the figures which have been given by him, because, Sir, I can assure you that the figures which I have got as regards the number of members of the District Boards have been taken very carefully and directly from the District Boards, still in view of the assurance given by the Government, I think it would be proper for me to withdraw the resolution. But of course I shall not be deprived of the right of bringing it again before the Council next year and shall see if anything is done in the meantime."

The Hon'ble the President said:—"Before the resolution is withdrawn, unless the amendment which has been proposed to it is withdrawn also, it will be necessary to obtain the concurrence of the Hon'ble Mover of the amendment. That is a course which was adopted on a similar occasion in the past. Does the Hon'ble Member consent to the withdrawal of the amendment? If so, both the resolution and the amendment can be taken as withdrawn."

The Hon'ble Mr. Filgate said :- "Certainly Your Honour. I presume and understand that time will be allowed to see how the considerable concessions that have now been made work."

The President said:—"In that case I think that there is no question that the resolution should be withdrawn and I desire to say that in my judgment the Hon'ble Babu Braja Kishor Prasad has acted wisely in accepting that the Hon'ble Babu Braja Kishor Prasad has acted wisely in accepting that suggestion, for it seems to me that he has selected (whatever may be the merits of the resolution) a somewhat unfortunate time for raising this question. It is only within the last three or four months that steps which he himself has described as concessions have been taken by Government with the active object of giving effect to the requests that were made to Sir Andrew Fraser two and a-half years ago. Surely, gentlemen, it is premature to seek to force the pace and to demand further steps in the same direction until experience has been gained in the working of the new system. The Hon'ble Mr. Filgate has in a temperately-worded amendment expressed the opinion that the consideration of the question of further extending Bihari representation is premature. That is entirely the view which I myself had formed. Time should be given to understand the actual operation of the system which has been introduced so lately as November of last year. When experience has been gained, when we have got the opinion of the local officers and of the Bihar representatives themselves, and also of the planters, then I think the time will come to consider what further advance should be made in the same direction.

"I think, gentlemen, that the resolution and the amendment may be taken

The resolution and amendment were accordingly withdrawn.

The Council was then adjourned to Saturday, the 4th March, 1911, at 11 A.M.

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F. G. WIGLEY,

Secretary to the Bengal Legislative Council.

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CALCUTTA, The 22nd February, 1911.



The Calcutta Gazette.

WEDNESDAY, MARCH 8, 1911.

PART IVA

Proceedings of the Bengal Tegislative Council.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

Abstract of the Proceedings of the Bengal Legislative Council, assembled under the provisions of the Indian Councils Acts, 1861, 1892 and 1909.

THE Council met in the Durbar Hall in Belvedere on Saturday, the 4th March, 1911, at 11 A.M.

Present:

The Hon'ble Mr. F. A. SLACKE, C.S.I., Vice-President, presiding.

The Hon'ble Mr. F. W. DUKE, C.S.I.

The Hon'ble Rai Kisori Lal Goswami Bahadur.

The Hon'ble Mr. W. C. Macpherson, c.s.r.

The Hon'ble Mr. D. J. MACPHERSON, C.I.E.

The Hon'ble Mr. E. W. Collin.

The Hon'ble Mr. E. P. CHAPMAN.

The Hon'ble Mr. J. G. CUMMING.

The Hon'ble Mr. H. Wheeler, c.i.e.

The Hon'ble Mr. B. K. FINNIMORE.

The Hon'ble Mr. S. L. MADDOX,

The Hon'ble Mr. B. C. MITRA.

The Hon'ble Mr. G. W. KÜCHLER.

The Hon'ble Mr. C. H. BOMPAS.

The Hon'ble Mr. C. E. A. W. OLDHAM.

The Hon'ble Nawab Saiyid Muhammad, Khan Bahadur. .

The Hon'ble Mr. W. R. GOURLAY.

The Hon'ble Mr. C. F. PAYNE.

The Hon'ble Maharaja Sir Prodyot Kumar Tagore, Kt.

The Hon'ble SIR FREDERICK GEORGE DUMAYNE, KT.

The Hon'ble Kumar Shiba Nandan Prasad Singh.

The Hon'ble RAI SITA NATH RAY BAHADUR.

The Hon'ble Sir Bijay Chand Mahtab, K.C.I.E., Maharajadhiraja Bahadur of Burdwan.

The Hon'ble Maharaja Manindra Chandra Nandi.

The Hon'ble BABU DEBA PRASAD SARBADHIKARI.

The Hon'ble Mr. J. G. APCAR.

The Hon'ble Mr. J. C. SHORROCK.

The Hon'ble Mr. NORMAN McLEOD.

The Hon'ble Mr. W. J. Bradshaw.

The Hon'ble Dr. ABDULLAH-AL-MAMUN SUHRAWARDY.

The Hon'ble Babu Hrishikesh Laha.

The Hon'ble Maulyi Saiyid Zahir-ud-din.

The Hon'ble Rai Shiba Shankar Sahay Bahadur.

The Hon'ble Rai Baikuntha Nath Sen Bahadur.

The Hon'ble BABU MAHENDRA NATH RAY.

The Hon'ble BABU BRAJA KISHOR PRASAD.

The Hon'ble BABU BAL KRISHNA SAHAY,

QUESTIONS AND ANSWERS.

PROMOTION OF DEPUTY SUPERINTENDENTS AN ASSISTANT SUPERINTENDENTS OF POLICE.

The Hon'ble BABU DEBA PRASAD SARBADHIKARI asked :-

- (a) Has the attention of the Government been drawn to the leading article headed "the Police and Educated Indians" in the Bengales of the 7th February, 1911?
- (b) Is it a fact that all the Deputy Superintendents of Police who were appointed direct have been superseded by non-graduate Deputies who were promoted from Inspectorships, though the latter were promoted to the Provincial Service after the appointment of the former?
- (c) Is such accelerated promotion and supersession usual in other branches of the public service?
 - (d) If so, to what extent, and what is the reason for such differentiation?
- (e) Did Indian Assistant Superintendents who were promoted from the rank of Inspector and Sub-Inspector under the old scheme in any case supersede European Assistant Superintendents (Provincial Service) appointed direct?
- (f) If not, is there any reason for such differentiation of treatment in the same service?
- (g) Is it a fact that almost all the Deputies promoted from Inspectorships have officiated, at some time or other, as Superintendents, and that not more than one Deputy appointed direct has had a similar chance?
 - (h) If so, what is the cause?
- The Hon'ble Mr. Wheeler, in the absence of the Hon'ble Mr. Stevenson-Moore, replied:—
 - (a) "The answer is in the affirmative.
- (b) The answer is in the affirmative, though it may be added that one of the promoted Inspectors who have passed over the heads of officers appointed direct is a graduate.
- (c) & (d) The Hon'ble Member is referred to rule 8 of the 'Rules for Admission to the post of Deputy Superintendent of Police' which prescribes that 'promotion' will be awarded strictly by selection according to merit.' In the exercise of that principle, it has necessarily been found that the merits of the promoted officers, who have rendered long and good service in the department, have outweighed those of the young officers appointed direct. It must be remembered that the service of Deputy Superintendent of Police is a service of less than five years' standing, and that the officers appointed direct have not yet acquired sufficient experience to prove their merit; in course of time it may confidently be expected that they will win their due share of promotion, and as they are at the beginning of their service and have been superseded by officers who are approaching the time for retirement, the advancement of those who show themselves worthy of it will not be seriously impeded. On the other hand, if these young officers were to fill up all the places in the higher grades, officers promoted from the rank of Inspector would be completely blocked and could never rise above the lowest grade of Deputy Superintendent. In the other Provincial Services, such as the Provincial Judicial and Executive Civil Services, all officers are of the same class and the rules assign greater weight to seniority in making promotions; their conditions consequently are not comparable with those of the Police Service.
- (e) If by the term 'European Assistant Superintendents of the Provincial Service', the Hon'ble Member refers to European Assistant Superintendents attached to the Bengal Police before the Police became an Imperial Service, the answer is in the affirmative.
 - (f) The Hon'ble Member is referred to the answer to Question (e) above.

- (g) The answer to the first question is in the affirmative; that to the second in the negative; six Deputy Superintendents of Police who received direct appointments have officiated as Superintendents.
- (h) The Hon'ble Member is referred to the answer to Question (g) above."

AMENDMENT OF THE BENGAL MUNICIPAL ACT, 1884.

The Hon'ble Maulvi Saiyid Zahir-ud-din, in the absence of the Hon'ble Khan Bahadur Maulvi Sarfaraz Husain Khan, asked:—

Will the Government be pleased to state whether the Bengal Municipal Act, 1884, is likely to be amended during the present Legislative Session?

The Hon'ble Mr. WHEELER replied :-

"There is no intention of proceeding with the amendment of the Bengal Municipal Act during the current Legislative Session."

FLOODS AND WATERWAYS.

The Hon'ble BABU BRAJA KISHOR PRASAD asked:-

- (a) Has the Government received the report of Mr. Perrott, District Magistrate of Darbhanga, dated the 12th December, 1910, on the result of the joint inquiry held at Lahiriasarai on the 17th December, 1910, in pursuance of the Government of Bengal's letter No. 774T.—R., dated the 25th October, 1910, and the Railway Board's letter No. 3162R.C., dated the 17th October, 1910?
- (b) Will the Government be pleased to state what the scope of the said joint inquiry was?
- (c) Has the attention of the Government been drawn to the recommendations of Mr. Perrott contained in paragraph 10, clauses (1), (2), (3), (5) and (7) of the said Report?
- (d) Does the Government intend to take any action on the said recommendations, and, if so, what?
- (e) Does the Government intend to move the Railway Board or the Railway Company concerned to provide sufficient waterways between Lahiriasarai and Kishunpore and in the line (Tirhut Section) generally?

The Hon'ble Mr. Finnimore, in the absence of the Hon'ble Mr. Butler, replied:—

- (a) "The reply is in the affirmative. The date of Mr. Perrott's report should be 21st December, 1910, and not 12th December, as stated.
- (b) The inquiry was into the alleged causes of the excessive floods of 1910, which included the obstructions to the Chota Bagmatti river in the town of Darbhanga and the obstructions of the drainage between Darbhanga and Samastipur by landowners' embankments, and was made with a view to the results being reported and remedies suggested.
 - (c) Government have seen these recommendations.
- (d) A further report which the Commissioner has promised is awaited before deciding what action, if any, should be taken by Government.
- (e) The action to be taken by Government must wait till the whole question of the disposal of the flood spill from the Bagmatti has been settled."

FLOODS IN DARBHANGA.

The Hon'ble BABU BRAJA KISHOR PRASAD asked:-

- (a) Will the Government be pleased to state whether it has received the report of the Commissioner of Tirhut about the last floods in the district of Darbhanga?
- (b) If so, does the Government intend to make a thorough inquiry into the causes of these floods and to take the necessary steps to save the district from these floods?

The Hon'ble Mr. FINNIMORE, in the absence of the Hon'ble Mr BUTLER, replied :-

- (a) "The reply is in the affirmative.
- (b) The Commissioner of Tirhut, after obtaining the opinions of the District Boards of Champaran, Muzaffarpur and Darbhanga, intends to refer the whole question to a Divisional Conference. The opinion of the Conference is awaited."

THE CALCUTTA IMPROVEMENT BILL, 1911.

The Hon'ble Mr. Bompas presented a preliminary report by the Select Committee on the Bill to provide for the Improvement and Expansion of Calcutta.

He said :-

- "Sir,—I beg to present the preliminary report submitted by the Select Committee on the Calcutta Improvement Bill, and in doing so, I may briefly explain why we have adopted the somewhat unusual course of submitting a preliminary report.
- "The Members of this Council will remember that one of the features of the Bill was the provision for the imposition of a tax on jute, an excise on raw jute consumed at the Mills, and an export duty on raw jute exported from the port of Calcutta. Most of the important Associations consulted criticised these proposals, and after consideration of these criticisms, the Government of Bengal made a reference to the Government of India on the subject. No answer has yet been received to that reference, and, pending the disposal of that matter, it was impossible for the Select Committee to proceed with the consideration of those clauses [1] in Chapter V which dealt with the jute tax.
- "The Select Committee has held 34 sittings and has dealt with considerable thoroughness with the rest of the Bill, and has introduced several important changes. Whatever decision may be come to with reference to the tax on jute, the recommendations of the Select Committee with regard to all the remaining clauses of the Bill will be unchanged, and it was therefore thought that as the results of the labours of the Select Committee were lying ready to hand, it was better that they should be submitted to the Council and the public be given an opportunity of studying and criticising them.
- "Under these circumstances, I beg to present the preliminary report of the Select Committee."

The Council was then adjourned to Monday, the 15th March, 1911, at 10-30 A.M.

CALCUTTA,
The 6th March, 1911.

F. G. WIGLEY, Secretary to the Bengal Legislative Council

[1] Vide clauses 78 to 75.



The Calcutta Gazette.

WEDNESDAY, MARCH 22, 1911.

PART IVA

The Rocald San Black of Banks

The Hon' As Band Markaging

Proceedings of the Bengal Tegislative Council. GOVERNMENT OF BENGAL THE STORY OF

LEGISLATIVE DEPARTMENT.

Abstract of the Proceedings of the Bengal Legislative Council, assembled under the provisions of the Indian Councils Acts, 1861, 1892 and 1909. The How blo Mr. Nousian Mal.

THE Council met in the Durbar Hall in Belvedere on Monday, the 18th March, 1911, at 10-30 A.M.

Bresent: Warras all eleasticats

The Hon'ble SIR EDWARD NORMAN BAKER, R.C.S.I., Lieutenant-Governor of Bengal, presiding.

The Hon'ble Mr. F. A. SLACKE, C.S.I., Vice-President.

The Hon'ble Mr. F. W. Duke, c.s.I.

The Hon'ble Rai Kisori Lai Goswami Bahadur.

The Hon'ble Mr. W. C. MacPHERSON, C.S.I.

The Hon'ble Mr. D. J. Macpherson, C.I.E.

The Hon'ble Mr. E. W. Collin. The Harden M. Market and

The Hon'ble Mr. C. J. Stevenson-Moore.

The Hon'ble Mr. T. BUTLER, AND TOWNS HE ALASE USAS SIGNATIONS

The Hon'ble Mr. E. P. CHAPMAN.

The Hon'ble Mr. J. G. Cumming.

The Hon'ble Mr. H. WHEELER, C.I.E.

The Hon'ble Mr. B. K. FINNIMORE.

The Hon'ble Mr. S. L. MADDOX.

The Hon'ble Mr. G. W. Küchler.

The Hon'ble Mr. L. F. MORSHEAD.

The Hon'ble MR. C. H. BOMPAS.

The Hon'ble Mr. C. E. A. W. OLDHAM.

The Hon'hle Nawab Saiyid Muhammad, Khan Bahadur.

The Hon'ble MR. W. R. GOURLAY.

The Hon'ble MR. C. F. PAYNE.

The Hon'ble Maharaja Sir Prodyot Kumar Tagore, Kt.

The Hon'ble Sir Frederick George Dumayne, Kt.

The Hon'ble Kumar Shiba Nandan Prasad Singh.

The Hon'ble BABU BHUPENDRA NATH BASU.

The Hon'ble Sir Bijay Chand Mahtab, k.c.i.e., Maharajadhiraja Bahador of Burdwan.

The Hon'ble Maharaja Manindra Chandra Nandi.

The Hon'ble BABU KIRTANAND SINHA.

The Hon'ble RAJA RAJENDRA NARAYAN BHANJA DEO.

The Hon'ble BABU DEBA PRASAD SARBADHIKARI.

The Hon'ble MR. J. G. APCAR.

The Hon'ble Mr. NORMAN McLEOD.

The Hon'ble Mr. W. J. Bradshaw.

The Hon'ble Mr. GOLAM ROSSEIN CASSIM ARIFF.

The Hon'ble Mr. SAIYID WASI AHMAD.

The Hon'ble Maulyi Saiyio Muhammad Fakr-ud-din.

The Hon'ble Babu Hrishikesh Laha.

The Hon'ble MAULVI SAIYID ZAHIR-UD DIN.

The Hon'ble Mr. T. R. FILGATE.

The Hon'ble Rai Shiba Shankar Sahay Bahadur.

The Hon'ble Mr. MADHU SUDAN DAS, C.I.E.

The Hon'ble RAI BAIKUNTHA NATH SEN, BAHADUR.

The Hon'ble BABU MAHENDRA NATH RAY.

The Hon'ble Khan Bahadur Maulvi Sarfaraz Husain Khan.

The Hon'ble BABU BRAJA KISHOR PRASAD.

The Hon'ble Mr. DIP NARAYAN SINGH.

The Hon'ble BABU BAL KEISHNA SAHAY.

QUESTIONS AND ANSWERS.

SYEDPUR TRUST ESTATE.

The Hon'ble Khan Bahadur Maulvi Sarfaraz Husain Khan asked:-

- I.—(a) Will the Government be pleased to state whether the Rs. 2,08,092, shown as total receipts of the gross income of the Syedpur Trust Estate in the statement laid on the table at the meeting of the Legislative Council held on the 18th February, 1911, represents only the gross income of the zamindari, or whether it also includes the interest of the Trust Fund, called the Muhammadan Mohsin Fund Education Endowment Fund?
 - (b) Will the Government be pleased to lay on the table -
 - (1) the last year's consolidated account of all shares of the above Trust Fund, as maintained in the office of the Accountant-General, Bengal, and
 - (2) the last year's estimate of the Trust Fund, framed by-
 - (i) the Local Agents, Hooghly, as regards the Hooghly charges,
 - (ii) the Director of Public Instruction, as regards the Educational charges incurred in connection with Muhammadan education in Bengal, and
 - (iii) the Public Works Department of Government, as regards the construction and repairs of buildings, such as Mosques, Madrassas, etc?

The Hon'ble Mr. CUMMING replied:-

- "(a) The amount represents only the gross income of the zamindari known as the Syedpur Trust Estate.
 - (b) (1) A statement is laid on the table.
- (b) (2) Column 8 of the budget estimates of the Mohsin Endowment Fund for the year 1909-10, which have already been placed on the table of this Council, furnishes the information required by the Hon'ble Member."

Statement referred to in the answer to Question No. I.

REVISED ANNUAL ACCOUNT OF THE MOHSIN ENDOWMENT FUND FOR THE YEAR 1909-10.

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Owing to the increased expenditure on account of short-fee payments by Muhammadan students in the past two years, 1908-09 and 1909-10, amounting to Rs. 17,815 and Rs. 24,125, respectively, the accounts closed with a deficit balance of Rs. 3,698-9-7, and if no contribution were given from the Provincial Revenues, the accounts for the year,1910-11 would close with a deficit balance of Rs. 9,000. In order to make good this deficit a special contribution of Rs. 9,000 has been made to the fund during 1910-11 on the understanding that the amount will be recovered durin the year 1911-12.

The Hon'ble Khan Bahadur Maulvi Sarfaraz Hosain Khan asked :-

- II.—(a) Will the Government be pleased to state whether the annual reports of the administration of the Syedpur Trust Estate and the Trust Fund are published?
- (b) If so, will the Government be pleased to lay on the table the last year's annual report?

The Hon'ble Mr. CUMMING replied:-

- "(a) Particulars regarding the administration of the Syedpur Trust Estate are included in the report on the Wards and Attached Estates which is annually submitted to Government by the Board of Revenue, L. P., and is available to the public. It has recently been decided that an abstract of the accounts of the Mohsin Endowment Fund as maintained in the office of the Accountant-General, Bengal, will be annually published in the Calcutta Gazette.
- (b) For an account of the Mohsin Endowment Fund for the year 1909-10 the Hon'ble Member is referred to the answer to his question I (b) (1) above."

PATNA COLLEGIATE SCHOOL.

The Hon'ble Khan Bahadur Maulvi Sarfaraz Husain Khan asked:-

- III.—(a) Does the Government intend to remove the Patna Collegiate School from the hired house in which it is located?
- (b) If so, will the Government be pleased to state what site, if any, has been selected for the purpose?

The Hon'ble Mr. Cumming replied :-

- (a) "It is the intention of Government, when funds permit, to remove the Patna Collegiate School from the rented premises in which it is at present housed.
 - (b) No site has yet been definitely selected."

EXTENSION OF BENGAL ACT I OF 18-6 (THE BENGAL MUHAMMADAN MARRIAGES AND DIVORCES REGISTRATION ACT, 1876.)

The Hon'ble Khan Bahadur Maulvi Sarfaraz Husain Khan asked:-

- IV.—(a) Does the Government see any objection to extending Bengal Act I of 1876 to the districts of Patna and Muzaffarpur?
 - (b) If so, will the Government be pleased to state the objection?

The Hon'ble Mr. Cumming replied: - OMTHE ATTUDATED SHIT

"The Government have no objection to the extension of the Act to the districts of Patna and Muzaffarpur provided that a genuine desire exists amongst the Muhammadans of these districts to avail themselves of the provisions of the Act; but the experience in the other western districts of Purnea, Bhagalpur and Monghyr tends to show that this is very doubtful."

PROTECTION OF MUZAFFARPUR FROM FLOODS.

The Hon'ble Khan Bahadur Maulyi Sarfaraz Husain Khan asked :-

V.—Will the Government be pleased to state whether any scheme for the protection of Muzaffarpur from flood is under the consideration of the Government?

The Hon'ble Mr. BUTLER replied :-

"There is no scheme at present under consideration for the protection of Muzaffarpur from floods. A communication has very recently been received from the Commissioner of the Division on the subject, and it is under consideration."

Transferration in the market

tornes, laber calque and disagrays

CONSTRUCTION OF A RESIDENCE FOR THE COMMISSIONER OF THE TIRHUT DIVISION.

The Hon'ble Khan Bahadur Mallvi Sarfaraz Husain Khan asked :-

VI.—Will the Government be pleased to state whether plans and estimates have been prepared for the construction of a residence for the Commissioner of the Tirhut Division?

The Hon'ble Mr. FINNIMORE replied :-

"Final plans and estimates have not yet been prepared."

PATNA MUNICIPALITY FLUSHING SCHEME.

The Hon'ble Khau Bahadur Maulvi Sarfaraz Husain Khan asked :-

VII.—Will the Government be pleased to state the time by which work on the Patna Municipality Flushing Scheme will be taken up?

The Hon'ble Mr. WHEELER replied:

"No definite time can at present be specified. The Sanitary Engineer has drawn up a rough project for a combined water supply and flushing scheme, at an estimated cost of Rs. 2,61,000, and the local Municipality is about to be addressed on the subject of his proposals."

ADMISSION OF MUHAMMADAN STUDENTS INTO THE MEDICAL COLLEGE.

The Hon'ble Khan Bahadur Maulyi Sarfaraz Husain Khan asked:-

VIII.—Is it a fact that there has been no admission of Muhammadan students into the Calcutta Medical College during the last two years?

The Hon'ble Mr. WHEELER replied :-

"Admissions to the Medical College are made in June each year. The numbers of Muhammadan students admitted during 1909-10 and 1910-11 were nil and one, respectively."

THE CALCUTTA IMPROVEMENT BILL, 1911.

The Hon'ble Mr. Bompas presented a further Report by the Select Committee on the Bill to provide for the Improvement and Expansion of Calcutta.

He said :-

"Sir, I beg to present a further Report prepared by the Select Committee on the Bill for the Improvement and Expansion of Calcutta. I explained at the last meeting of this Council why the Select Committee had deemed it advisable to submit an ad interim report covering the whole of the Bill with the exception of the provisions relating to the levy of a tax on jute. The sanction of Government was subsequently received to the modification of the proposals relating to the levy of that tax. In place of an excise duty on raw jute consumed at the mills, it is non proposed to levy an export tax on manufactured jute exported from the port of Calcutta. The Select Committee have thereupon introduced the necessary modifications in Chapter V of the Bill and have embodied a few consequential amendments, and now submit a further and final report."

THE REVISED FINANCIAL STATEMENT, BENGAL, 1911-12.

The Hon'ble Mr. Duke presented the Revised Financial Statement, Bengal, for 1911-12.

REVISED FINANCIAL STATEMENT, BENGAL, 1911-12.

FINANCIAL DEPARTMENT.

FINANCE.

CALCUTTA, THE 11TH MARCH 1911.

MEMORANDUM.

In accordance with rule 10 (4) of the rules for the discussion of the Financial Statement, published with Notification No. 4033 F., dated the 28th December 1909, the following memorandum is circulated indicating the alterations in the figures which have been made since the issue, on the 2nd instant, of the amended draft Financial Statement for 1911-12.

2. The following changes have been made under the orders of the

Government of India:-

Revised Estimates, 1910-11.

RECEIPTS.

Rs. V. Excise (Provincial share) ... +1,00,000 In view of latest actuals.

CHARGES.

45—Civil Works in charge of the
Public Works Department ... —1,00,000 The provision of Rs. 50,000 for
the Monghyr Central Jail has
been omitted since work will not
be started during the current
year. Rs. 50,000 has further been
deducted here, in order to arrive
at a nearer approximation to the at a nearer approximation to the probable Provincial balance of the year while avoiding a number of petty alterations proposed under several major heads.

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I yestilik warend were

Closing balance for 1910-11

10 June 1 10 to lead the so

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... +2,00,000

Budget Estimate, 1911-12.

RECEIPTS.

V. Excise (Provincial share) ... +75,000 In continuation of the increase in the Revised Estimate.

Schroni med ber il land Charges.

Rs. 19—A. Courts of Law + 2,40,000 Enhanced expenditure on Counsels' fees is anticipated in connection with Political cases. The total eda na emiteroregas spessaras e-poin ao farios Armona e mandrábilis e militares de la francia Esperando de Marios Medigos de la especialida Esperando de Marios da dos apelantes emitentes provision under sub-head Legal

Remembrancer and High Court
Pleaders will now stand at
Rs. 5,14,000.

13,000 It is probable that a grant-in-aid
for new buildings will be made
during the year to the Lowis
Jubilee Sanitarium, Darjeeling,
and provision has been made accordingly.

43-Irrigation Minor Works and Navigation (Provincial share) ...

+11,000 This is on account of the Bagjola Drainage Scheme which is in progress. The Public Works Department surrendered Rs. 22,000 on this account during the current year, to be regranted during 1911-12. CHARGES—concld.

45-Civil Works in charge of Public Works Department ...

+1,70,000 The provision of Rs. 2 lakhs on account of the Monghyr Central Jail has been raised to Rs. 3,70,000 as the early com-pletion of the work is desirable, and it is anticipated that progress can be made during the year to

this extent.

Closing balance for 1911-12 ... -1,59,000

In other words the closing balance for 1911-12 will now stand at Rs. 85,77,000.

3. The Finance Committee of Council met on the 6th instant, and considered the proposed expenditure of Rs. 5,96,600 upon new Civil Works in charge of the Public Works Department as detailed on pages 20-22 of the notes accompanying the Revised Financial Statement, and in accordance with their recommendations the following changes have been made: -

good of Rs. somman graweller and

Lines for new Military Police in the

ines for new Military Police in the neighbourhood of Calcutta ... —25,000 It was considered that the provision of Rs. 1,75,000 might safely be reduced to this extent, as it is not probable that greater progress could be made with the work manson finitel to your all 600,60%14 during the ensuing year.

Construction of quarters for Munsifs

+20,000 There was already a provision of Rs. 6,000 on this account in the Public Works Department Budget. This has been raised and compared to a material and not sold to a first loaded) reference of the first state and the flow ourse bestimen need in order that more rapid progress may be made.

Contribution towards the construction of quarters for the Medical Officer at the Fraser Hospital, Burdwan... confided families of and

number of patry alterations organisms ander maker maker Inspection bungalow, Danton +5,000 The total cost of the work is estimated at Rs. 15,000. Of this it is contemplated that Government will contribute Rs. 5,000.

... -6,700 This has been omitted as the need 000,00,24 ... for it did not appear to be urgent.

Construction of quarters for a Sub-Deputy Collector, Asansol

... +6,700 This work has been represented to be urgently required.

4. Since the circulation of the amended draft Financial Statement it has been found necessary to make a provision of Rs. 1 lakh for the construction of the new Civil Engineering College at Ranchi. It had been intended that this should be met from the special assignment of Rs. 12 lakhs from the Government of India on account of non-recurring expenditure in the Education Department of the construction of the construction of the construction of the construction of Rs. 12 lakhs from the Government of India on account of non-recurring expenditure in the Education Department of the construction of Rs. 1 lakh for the construction of the new Civil Engineering College at Ranchi. It had been intended that this should be met from the special assignment of Rs. 12 lakhs from the Government of India on account of non-recurring expenditure in the Education of Rs. 12 lakhs from the construction of Rs. 12 lakhs from the Government of India on account of non-recurring expenditure in the Education of Rs. 12 lakhs from the construction of Rs. 12 lakhs from the Government of India on account of non-recurring expenditure in the Education of Rs. 12 lakhs from the construction of Rs. 12 lakhs from the Covernment of India on account of non-recurring expenditure in the Education of Rs. 12 lakhs from the Covernment of Rs. 12 lak tion Department, but it is understood that the conditions imposed by the Imperial Government will preclude this course. Consequently it has been necessary to substitute this project for others which it had been the intention previously to undertake from the grant to the Public Works Department for Civil Works, and it is proposed that the following should be omitted:—

englished was religion				Rs.
Residence of the Commissione	rs and He	Tirhut Divisionads of Depar	tments	50,000
for minor works				39,000
Works in progress		L. st	2012	11,000
to immoon to signific	0011	Total		1,00,000

F. W. DUKE.

CALCUTTA, The 11th March 1911.

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REVISED FINANCIAL STATEMENT, BENGAL, 1911-12.

Part I.-General Review.

(1) ACCOUNTS FOR 1909-10.

When the revised estimate for 1909-10 was laid before the Council on the 26th March 1910, the receipts of the year were estimated to amount to Rs. 5,77,43,000, and the charges to Rs. 5,48,49,000, while the anticipated closing balance was Rs. 87,37,000. The accounts of the year, which have now been finally closed, show that the actual receipts amounted to Rs. 5,81,81,969, and the charges to Rs. 5,49,07,904, while the closing balance was Rs. 91,17,653. The receipts were thus better by Rs. 4,38,969, this improvement having occurred chiefly under Interest (Rs. 82,808) owing to larger collections under loans in class I, Jails (Rs. 46,113), Scientific and other Minor Departments (Rs. 63,717) owing to the increased sales of quinine, and Miscellaneous (Rs. 3,49,099) mainly under unclaimed deposits.

(2) REVISED ESTIMATE FOR 1910-11.

2. The revised estimate for 1910-11, as now passed on the basis of the actuals of the first ten, and in some cases eleven, months of the current year is compared below with the sanctioned estimate for the year:—

endorer di dina	ne Lo so st	Sanctioned estimate.	Revised estimate.	Better (+) or worse (-).
Opening balance		Rs. 87,37,000	Rs. 91,18,000	Rs. +3,81,000
Revenue receipts Adjustments		5,24,45,000 33,64,000	5,19,87,000 68,87,000	-4,58,000 +35,23,000
Total receipts	•••	5,58,09,000	5,88,74,000	+30,65,000
Grand Total Total Expenditure		6,45,46,000 5,75,46,000	6,79,92,000 5,56,84,000	+34,46,000 +18,62,000
Closing Balance	u 0	70,00,000	1,23,08,000	+53,08,000

3. The increase under adjustments is due to the following additional assignments from Imperial Revenues:—

dead seem of the control work is mainly according for under the following head

the tree amount to wind as submit within 1919/2011.	Re	Rs.
On account of the rent payable by the Survey and Settlement parties, Midnapore, for the tem- porary occupation of the new Collectorate	niftee ant 3 124 outline 70 out	DATE NATE NATE NATE NATE NATE NATE NATE NATE NATE
buildings now under construction Grant in connection with Captain McCay's deputa-	30,000	ill Asymbid 18018
tion to conduct an enquiry into the subject of		Nos dratical
Jail dietaries	2,000	Markey Commercial
Contribution from Eastern Bengal and Assam towards the preparation of a standard book	Here Eave to	280
on silver work	2,000	Marine.
Grant for Archæological expenditure	4,000	
For capital expenditure on the Madaripur Bhil	34,000	entral -
Towards the education of students from Eastern	or other property of	il neo
Bengal and Assam in the Serampur Weaving	000000	
School	1,000 24,50,000	
Special contribution for expenditure on education Do. sanitation	10,00,000	
the fall of the sales of the sales of the sales		35,23,000
mere but her tablests the good all to sucress to	at and join.	1874

The principal fluctuations under the Revenue heads are noticed briefly The improvements aggregated Rs. 8,61,000, chiefly under the followbelow. ing heads :-

Land Revenue - (Rs. 61,000) due to better collections of ordinary and miscellaneous revenue.

Excise—(Rs. 3,74,000) due to better settlements and the increased consumption of country spirits.

Provincial Rates—(Rs. 95,000) due to an increase in the collection of Public Works

Forests—(Rs. 50,000) due to larger collections in Palamau, Singhbhum, Chaibassa, Sambalpur, Angul and Puri. In Singhbhum the Bengal Timber Trading Courts of Law—(Rs. 51,000) on account of special receipts under process-servers' fees in Midnapore, Khulna and Shahabad, and larger receipts from Magisterial

-(Rs. 18,000) due to larger recoveries on account of punitive police in Khulna and Jessore.

Ports and Pilotage—(Rs. 65,000) chiefly under pilotage receipts.

Education-(Rs. 46,000) under fees from Government Colleges-General, and High Schools for boys.

Medical—(Rs. 47,000) partly due to a special receipt of Rs. 17,498 from the Port Commissioners on account of the Clayton Fumigating apparatus, and partly to larger receipts from paying patients and as fees in the Medical College.

Civil Works in charge of the Public Works Department—(Rs. 45,000) due to the inclusion of the Government share of the annual profits of the Darjeeling—Theorem Politics of the Contract Himalayan Railway for two years, no payment having been made in 1909-10.

Under the following heads, on the other hand, the revenue fell off appreciably, the total decrease being Rs. 13,22,000 :-

Stamps-(Rs. 4,43,000) chiefly in respect of the sale of general stamps, the new legislation having failed to yield the enhancement anticipated.

Assessed Taxes—(Rs. 2,65,000) due to smaller collections in Calcutta, Burdwan and

Manbhum owing to trade depression during 1909-10.

Registration—(Rs. 2,12,000) owing to a decrease in the number of registrations effected.

Interest—(Rs. 1,16,000) chiefly under loans to cultivators owing to a reduction in the outstanding balances of the Provincial Loan Account.

Jails—(Rs. 40,000) owing to a falling off in the sale of manufactured articles.

Miscellaneous—(Rs. 52,000) under unclaimed deposits and the sale of lands and houses.

In particular, a smaller amount was realized by the sale of the Jorabagan thans

than was originally estimated.

Irrigation—Major Works—(Rs. 67,000) due chiefly to a fall in the receipts from water rates on the Sone canals owing to a contraction in the area irrigated

during the hot weather of 1910.

Irrigation—Minor Works and Navigation—(Rs. 1,00,000) due principally to a falling off in the Navigation receipts on the Calcutta and Eastern Canals, in consequence of the closure of the Bhangore khal and Chitpur look.

On the expenditure side the revised estimate shows a total decrease of Rs. 25,97,000 which is mainly accounted for under the following heads:-

Land Revenue-(Rs. 1,26,000) partly under salaries of officers, and savings in the grant for contingencies and process-serving establishments, and partly in the expenditure upon the experimental maintenance of the record-of-rights in Orissa.

Stamps-(Rs. 36,000) chiefly under the cost of stamp paper supplied from Central Stores.

Registration—(Rs. 36,000) by savings under the provision for grain allowance and in the pay of Sub-Registrars and the rent of offices of Sub-Registrars.

General Administration—(Rs. 86,000) due to the delay in the formation of the

Executive Council.

(Rs. 4,13,000) due to savings in the grant for dietary charges owing to the fall in the price of food-grains, and to smaller outlay on the purchase of raw materials.

Police-(Rs. 2,49,000) owing to savings in the grant for grain allowance and contingencies

Education-(Rs. 3,64,000) due to savings under the salaries and allowances of Inspectors, and in the Sibpur Engineering College; to smaller expenditure on the Industrial Chemistry class and the Physical and Chemical Laboratory charges, Government schools—General, and Training schools for masters.

Medical—(Rs. 1,42,000) due chiefly to savings under District Medical establishment, supplies and services of the Campbell Hospital and the expenditure on

plague preventive measures.

Scientific and other Minor Departments—(Rs. 53,000) chiefly in respect of the Veterinary and Agricultural Departments, but also under Botanic Gardens and Miscellaneous. The expenditure of the Fisheries Department was also reduced.

Stationery and Printing—(Rs. 1,33,000) partly due to savings under Establishment in the Government Presses, and partly under Stationery supplied from

the Central Stores. the Central Stores.

Miscellaneous—(Rs. 1,54,000) due to the adjustment to the appropriate heads of expenditure sauctioned by His Honour out of the allotment for petty grants, and to the reappropriation of the reserve provision of Rs. 1,07,000 to meet expenditure under other heads.

Irrigation Minor Works and Navigation—(Rs. 1,72,000) chiefly on account of transfers to Major Works (working expenses).

Civil Works in charge of the Public Works Department—(Rs. 2,09,000) owing to the non-utilization of the full grant for the Press block in the new Presidency Jail and the provision for the Monghyr Central Jail.

Civil Works in charge of Civil officers—(Rs. 3,25,000) on account of transfers to other heads.

On the other hand, there was a total increase in expenditure of Rs. 7,35,000, of which the most noticeable instances were as follows:-

Courts of Law-(Rs. 5,65,000) mainly under Law charges in connection with political cases.

Irrigation Major Works—(Rs. 1,41,000) due to an adjustment of the total provision for establishment under heads 42 and 43, and to expenditure upon silt clearing, the repairs of locks on the Hijili Tidal Canal, and special repairs on the Sone and Orissa Canals.

6. The net result of these changes is that the closing balance for 1910-11, including the sum of 50 lakhs held in trust for the Calcutta Improvement Scheme, which was estimated in March last at Rs. 70,00,000, is now expected to amount to Rs. 1,23,08,000.

(3) FINANCIAL SETTLEMENT.

7. The effect of the modifications which have been approved by the Government of India in the terms of the Financial Settlement with the Province, with effect from the 1st April 1911, are shown below:-

Property of the state of the st	Andreas and the second		Rs.	Rs.
(a) Additions to growing revenu	es of the Province-	Less peyo-	1000000	TO WHILE THE
V. Excise (receipts) 1	0.00000	***	42,63,000	
Deduct-	AND ASSESSED ASSESSED.			
7. ,, (charges) ‡ Refunds and assignm	ents ¼		2,21,000 6,000	
at the second of the second	Net revenue			40,36,000
IX. Forests (receipts) 1	Met leveline		5,50,000	40,00,000
Deduct-	ESTIME WITH SING			
11 ,, (charges) Refunds			3,32,000 1,000	L. Alexandra
	Net revenue			2,17,000
Transfer to divided tax from salaries Department, }	the deduction of in the Public	Income- Works		29,000
(b) Net gain to the Province by of revenue and expenditu	the division of cert re previously undivi	ain heads ded—		Remarks Views Dolong and
Irrigation Departmen both Civil and Publ	t total receipts (in Works Departm	ncluding ents) ½	16,75,000	
To be deducted from-		7	T. 1. 2" 130 WE	
Irrigation Departmen	it total charges (i lio Works Departn	neluding nents) ½	28,61,000	
Net redu	ction in expenditur	е	and appear	11,86,000
(c) Total gain to Patransactions und		by the		54,68,000

Rs. Net reduction made in the fixed assignments ... 47,22,000 (d) Net gain to Province over the whole transaction to be given in the form of a special recurring grant ... 7,46,000

It is to be remembered that under the terms of the Financial Statement receipts and charges under different heads (other than Land Revenue) are shared in the same proportion. Therefore the Province, when given larger shares than previously under Excise and Forests, had to accept a correspondingly larger share of the expenditure under these heads, but on the balance of the transaction it gained Rs. 42,53,000. Similarly the division of certain receipts in the Irrigation Department carried with it the corresponding division of the charges, but since the charges exceeded the receipts, the Province gained Rs. 11,86,000 under this arrangement, as well as Rs. 29,000 owing to the division of the deductions of income-tax from salaries in the Public Works Department. The aggregate Provincial gain was accordingly 18s. 54,68,000, and had the Government of India decided to have left to the Province no immediate profit over the modification of the settlement, a corresponding reduction would merely have been made from the fixed assignment. While making that deduction, however, a fixed recurring grant has been given of Rs. 7,45,000, and the net gain to the Province, therefore, is of that

(4) BUDGET ESTIMATE, 1911-12.

8. The opening balance of 1911-12 is the closing balance of 1910-11,

and is therefore Rs. 1,23,08,000.

9. The estimates for the year, as approved by the Government of India, show receipts aggregating Rs. 5,48,40,000, an expenditure of Rs. 5,85,71,000, and a closing balance of Rs. 85,77,000. Out of the special grant of 50 lakhs for the Calcutta Improvement Scheme, which has appeared in the accounts since 1903-04, ten lakhs will be paid to the Improvement Trust when that body is constituted during the ensuing year, and effect is given in full to the scheme of finance which has been approved by the Secretary of State.

10. The estimate of receipts includes the following assignments from Imperial Revenues, from which Rs. 54,68,000 has been deducted, as explained above, under the terms of the new financial settlement. The calculations

are shown below :-

and the second s	Present settlement,	New settlement.
77.	Rs.	Rs.
Fixed assignment under the terms of the settle- ment of 1906	7,39,000	
B. D. I	17,67,000	
For tachnical advantion	35,000	
Towaran and Europian advection	65,000	
" abolition of the patwari cess in Sambalpur	26,000	
" provincialization of the Dhaka Canal charges	12,000	
, net charges of Inland Labour Transport in	Tarley at	HATTA PROTECTION
Bengal, payable from the provincial		
revenues of Eastern Bengal and Assam	13,000	
" increased remuneration to the Solicitor to		
Government	36,000	
,, stoppage of the free supply of materials by	1	
the Central Press, Calcutta, to the Provin-		
cial Presses	2,000	
" transfer of the control of Hastings House		AND THE REAL PROPERTY.
gardens to the Superintendent, Royal		and the latest and the
Botanie Garden	3,000	Cheffind availab
" remission of banking fees levied from Local		
Funds	70,000	
" remission of audit fees levied from Local		
Funds	65,000	THE PARTY OF THE
" expenditure on cemeteries	4,000	
	Part with the same	

ornara galeripot-zon za adeal 11 to mation ex-	Present settlement,	New settlement.
For transfer of a portion of the cost of the	Rs.	Rs.
Calcutta Collectorate from Excise, the		A RESIDENCE OF THE PARTY AND ADDRESS OF THE PA
charges under which are divided equally		HIRRORY AL.
between Imperial and Provincial, to Land		of real state and
Revenue, the charges under which are		THE CASE STREET
wholly Provincial	4,000	
audit of the Calcutta municipal accounts	11,000	
" grant to the " Bibliotheca Indica Fund " of	Titler / II	Style 1
the Asiatic Socie'y	3,000	
, relieving municipalities of Police charges	21,000	
, sanitary improvements	4,50,000	
, grant to the Calcutta University and for		
distribution to private colleges	1,60,000	
And the country of the Land of the country of the c	31,86,000	
in the contract of the contrac		
Less contribution to Imperial for the pensions of		
Calcutta Police constables paid in the United		
Provinces of Acre and Ordh	21,000	
Provinces of Agra and Oudh	21,000	
Reduction of interest on capital outlay on Irriga-	9.45.030	
tion—Major Works	3,45,000	
Contribution to Imperial for net receipts from the		
office of the Agent, Government Consignments,		
Calcutta, provincialized with effect from the 1st	16 000	
April 1909	16,000	
Recovery of contribution from Provincial, on		
account of the scheme of taxation under Stamps		
and Excise sanctioned in connection with the	9 60 000	
Imperial Budget for 19:0-11	3,69,000	
9 10 10 10	7.51.000	
	7,51,000	
		07 05 000
Net	Library of Self-	27,35,000
Add special recurring contribution		7,46,000
Deduct reduction made under the terms of the		F + 00 00A
new settlement		54,68,000
Fixed adjusting entry under the new settlement		-19,87,000
Add special assignments from Imperial to Provincial-		
On account of the Madaripur Bhil Route		
THE RECOURSE OF THE MERCHANDER DIED INOUES		50,000
		6 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
(maintenance)		20,000
On account of the Madaripur Bhil Route		
(maintenance) On account of the Madaripur Bhil Route		1,76,000
(maintenance) On account of the Madaripur Bhil Route (capital) In connection with the scheme of Famine Relief		
(maintenance) On account of the Madaripur Bhil Route (capital) In connection with the scheme of Famine Relief For continuous maintenance of the record-of-rights		1,76,000 2,60,000
(maintenance) On account of the Madaripur Bhil Route (capital) In connection with the scheme of Famine Relief For continuous maintenance of the record-of-rights in Orissa		1,76,000
(maintenance) On account of the Madaripur Bhil Route (capital) In connection with the scheme of Famine Relief For continuous maintenance of the record-of-rights in Orissa ,, temporary occupation of 2, Bankshall Street		1,76,000 2,60,000 1,47,000
(maintenance) On account of the Madaripur Bhil Route (capital) In connection with the scheme of Famine Relief For continuous maintenance of the record-of-rights in Orissa , temporary occupation of 2, Bankshall Street by the Commerce and Industry Department		1,76,000 2,60,000
(maintenance) On account of the Madaripur Bhil Route (capital) In connection with the scheme of Famine Relief For continuous maintenance of the record-of-rights in Orissa , temporary occupation of 2, Bankshall Street by the Commerce and Industry Department , contribution from Eastern Bengal and Assum		1,76,000 2,60,000 1,47,000 20,000
(maintenance) On account of the Madaripur Bhil Route (capital) In connection with the scheme of Famine Relief For continuous maintenance of the record-of-rights in Orissa , temporary occupation of 2, Bankshall Street by the Commerce and Industry Department contribution from Eastern Bengal and Assum to the Belgachia Veterinary College education of students from Eastern Bengal		1,76,000 2,60,000 1,47,000
(maintenance) On account of the Madaripur Bhil Route (capital) In connection with the scheme of Famine Relief For continuous maintenance of the record-of-rights in Orissa , temporary occupation of 2, Bankshall Street by the Commerce and Industry Department , contribution from Eastern Bengal and Assum to the Belgachia Veterinary College , education of students from Eastern Bengal		1,76,000 2,60,000 1,47,000 20,000 28,000
(maintenance) On account of the Madaripur Bhil Route (capital) In convection with the scheme of Famine Relief For continuous maintenance of the record-of-rights in Orissa , temporary occupation of 2, Bankshall Street by the Commerce and Industry Department , contribution from Eastern Bengal and Assum to the Belgachia Veterinary College , education of students from Eastern Bengal and Assam in the Serampur Weaving School		1,76,000 2,60,000 1,47,000 20,000 28,000 3,000
(maintenance) On account of the Madaripur Bhil Route (capital) In connection with the scheme of Famine Relief For continuous maintenance of the record-of-rights in Orissa , temporary occupation of 2, Bankshall Street by the Commerce and Industry Department , contribution from Eastern Bengal and Assum to the Belgachia Veterinary College , education of students from Eastern Bengal		1,76,000 2,60,000 1,47,000 20,000 28,000
(maintenance) On account of the Madaripur Bhil Route (capital) In convection with the scheme of Famine Relief For continuous maintenance of the record-of-rights in Orissa , temporary occupation of 2, Bankshall Street by the Commerce and Industry Department , contribution from Eastern Bengal and Assum to the Belgachia Veterinary College , education of students from Eastern Bengal and Assam in the Serampur Weaving School		1,76,000 2,60,000 1,47,000 20,000 28,000 3,600
(maintenance) On account of the Madaripur Bhil Route (capital) In connection with the scheme of Famine Relief For continuous maintenance of the record-of-rights in Orissa , temporary occupation of 2, Bankshall Street by the Commerce and Industry Department , contribution from Eastern Bengal and Assum to the Belgachia Veterinary College , education of students from Eastern Bengal and Assam in the Serampur Weaving School , grant to the Calcutta Improvement Trust Total addition		1,76,000 2,60,000 1,47,000 20,000 28,000 3,600 1,50,000
(maintenance) On account of the Madaripur Bhil Route (capital) In connection with the scheme of Famine Relief For continuous maintenance of the record-of-rights in Orissa , temporary occupation of 2, Bankshall Street by the Commerce and Industry Department , contribution from Eastern Bengal and Assum to the Belgachia Veterinary College , education of students from Eastern Bengal and Assam in the Serampur Weaving School , grant to the Calcutta Improvement Trust Total addition Contribution from Previncial to Imperial—		1,76,000 2,60,000 1,47,000 20,000 28,000 3,600 1,50,000
On account of the Madaripur Bhil Route (capital) In connection with the scheme of Famine Relief For continuous maintenance of the record-of-rights in Orissa , temporary occupation of 2, Bankshall Street by the Commerce and Industry Department , contribution from Eastern Bengal and Assum to the Belgachia Veterinary College , education of students from Eastern Bengal and Assum in the Serampur Weaving School , grant to the Calcutta Improvement Trust Total addition Contribution from Previncial to Imperial— On account of the transfer of the charges of the		1,76,000 2,60,000 1,47,000 20,000 28,000 3,600 1,50,000
On account of the Madaripur Bhil Route (capital) In connection with the scheme of Famine Relief For continuous maintenance of the record-of-rights in Orissa , temporary occupation of 2, Bankshall Street by the Commerce and Industry Department contribution from Eastern Bengal and Assum to the Belgachia Veterinary College , education of students from Eastern Bengal and Assam in the Serampur Weaving School , grant to the Calcutta Improvement Trust Total addition Contribution from Previncial to Imperial— On account of the transfer of the charges of the office of the Examiner of Public Works		1,76,000 2,60,000 1,47,000 20,000 28,000 3,600 1,50,000 8,34,000
On account of the Madaripur Bhil Route (capital) In connection with the scheme of Famine Relief For continuous maintenance of the record-of-rights in Orissa , temporary occupation of 2, Bankshall Street by the Commerce and Industry Department , contribution from Eastern Bengal and Assum to the Belgachia Veterinary College , education of students from Eastern Bengal and Assum in the Serampur Weaving School , grant to the Calcutta Improvement Trust Total addition Contribution from Previncial to Imperial— On account of the transfer of the charges of the		1,76,000 2,60,000 1,47,000 20,000 28,000 3,600 1,50,000
On account of the Madaripur Bhil Route (capital) In connection with the scheme of Famine Relief For continuous maintenance of the record-of-rights in Orissa , temporary occupation of 2, Bankshall Street by the Commerce and Industry Department contribution from Eastern Bengal and Assum to the Belgachia Veterinary College , education of students from Eastern Bengal and Assam in the Serampur Weaving School , grant to the Calcutta Improvement Trust Total addition Contribution from Previncial to Imperial— On account of the transfer of the charges of the office of the Examiner of Public Works		1,76,000 2,60,000 1,47,000 20,000 28,000 3,600 1,50,000 8,34,000

11. On the expenditure side, the total estimated charges for 1911-12 amount to Rs. 5,85,71,000, which is in excess of the income by Rs. 37,31,000, owing mainly to the provision of Rs. 11,50,000 for payment to the Calcutta

Improvement Trust, and the expenditure of 17 lakhs on non-recurring charges of the Education and Sanitation Departments for which a special assignment was given by the Government of India in 1910-11.

12. A schedule is attached showing the new schemes, costing individually more than Rs. 5,000 in any one year, which have been included in the Budget. The non-recurring charges on account of these schemes amount to Rs. 2,54,450, and the recurring charges to Rs. 8,30,738. The Budget includes, in addition, the following new schemes of a more or less petty nature, which are individually estimated to cost Rs. 5,000 or less:—

(a) Non-Recurring Charges.

(a) NON-ILECURING CHARGES.		4
	Rs.	Rs.
Land Revenue—		9.00
For the storage, arrangement and preservation of records in the record-rooms of Collectors		5,000
Forests-	1	
Stipend of Mr. Downing selected for direct appointment to the Provincial Forest Service		900
General Administration—		
Temporary establishment, Legislative Department, for the revision of the Rules and Orders		1,680
Courts of Law-		
Fees to the Clerk of the Crown for attending the Special Tribunal	3,000	
Temporary Sub-Judge for 6 months for unforeseen requirements	3,600	e e00
Jails—		6,600
Iron cots for the hospital of the Midnapore Central Jail		1,400
Police-	a and the	de la la
Purchase of a new prison van for Sealdah Supply of beds to the Calcutta Police Hospital Purchase of 50 copies of Dr. Ryan's Application of the	750 3,600	iru ing s
Law of Criminal Evidence Purchase of Mr. Swain's Manual for Constables and	600	
Mr. Knyvett's Drill Manual Purchase of the copyright of Mr. Fasson's illustrated Guide to the Police Portrait System	2,000	
	2,000	7,800
Ports and Pilotage-	W Tray	
Cost of installation of electric fans in the Branch Shipping office, Kidderpore		1,300
Education-		
Purchase of Sir Herbert Risley's book "Castes and Tribes of Eastern India" Printing and publication of text-books in aboriginal	2,600	
vernaculars Purchase of books for the Training College for teachers	1,000 1,150	firms n
Medical—		4,750
Grant for the construction of an office room for the		
Civil Surgeon of Bankura in the Sadar Dispensary Grant for land acquisition in connection with the	675	
Ranchi Hespital Temporary Demonstrator to assist the Chemical Examiner in his teaching work at the Medical	1,012	
College	1,200	0.00=
Ecientific and other Minor Departments-		2,887
Provision for dealing with insect and fungus pests Initial cost of a demonstration farm at Sambalpur	2,000 1,300	
Initial cost of Eri silk experiments	600	3,900

	AND DESIGNATION	
Cwil Works in charge of Civil Officers-	Rs.	Rs.
14 PANNEL PROJECT TO 1 15 PACH (10 PANNEL) TO A CONTROL OF A 1 PANNEL P	The same	
Construction of a pucca approach road to the Ranaghat ferry and certain special repairs	4,000	
Purchase of an iron ferry boat for the Ranaghat ferry	1,600	
Manager 1 - Transaction and Control of the Control		5,600
dispersion of the first transfer and the second second second second second second second second second second		
Total		41,817
		Prince of the last
The state of the s		
(4) Programme Cumpage		
(b) RECURRING CHARGES.		
Excise-		
Personal allowance of the Superintendent of Excise		
Revenue, Calcutta	600	
Employment of an additional sub-inspector for the	000	
Khondmals	600	
Local allowances to officers employed in Angul	500	579467770
		1,703
Assessed Taxes—		
Employment of additional clerks in the 24-Parganas		7.000
Collectorate		1,020
Forests-		
Local allowances to the rangers, foresters and clerks		
in the Angul Forest Division	700	
Reorganization of the Subordinate Forest Service	5,000	
acceptable to the con-		5,700
A CONTRACTOR OF THE PROPERTY O		
Registration—		
Revision of the establishment of the Joint Sub-		
Registrar at Calcutta	1,050	
Additional clerks and muharrirs for the offices at Gola, Hura, Balarampur and Banki	1,500	
Office establishments at Maharajganj, Katihar and	1,000	
Soro	1,476	0
Revision of establishment in various offices	4,860	
	-	8,886
Comment of the total and the		
General Administration-		
Reorganization of the record-room establishment of the Civil Secretariat	0.000	
Employment of an assistant record-keeper in the	2,000	
Secretariat	1,200	
Employment of an additional clerk on the establishment	2,000	
of the Bengal Librarian	600	
		3,800
Courts of Law-		
House allowance of the Superintendent and Remembrancer of Legal Affairs	720	
Fees to pleaders of the Presidency Magistrate's Courts	120	
for the defence of paupers in murder cases	2,000	E-16/5/4/5
Establishment for the new Munsifi at Barh	1,404	
		4,124
Jails—		
	doo	3.
Employment of an assistant jailor in the Khulna Jail Personal allowance of the Superintendent, Juvenile	600	
Jail	2,400	
Pay of ten clerks for employment in 1st class District	~,100	
Jails	4,800	
Additional warders for the Alipore and Buxar Central	16	
Jails	3,360	
Additional warders for the Cuttack and Suri Jails	720	
Pay of an engine driver for the Jute Mills at the	600	Notice to
Revision of the establishment of the Jail Depôt, Calcutta	3,228	
		15,708
		THE ROLL OF

Polize-	Rs.	Rs.
Establishment for the Criminal Intelligence Bureau of the Criminal Investigation Department	4,180	den den di m zeni
Local allowances for the officers of the Finger Print Bureau	3,850	emin I
House allowance of the Deputy Inspector-General, Special Department	1,295	
Temporary establishment of Criminal Investigation	5,000	
Department II	1,920	
Additional police for the new Alipore Central Jail	1,210	
Police for the new Dhulian Municipality	2,627	
Ditto for the added area of the Muzaffarpur Municipality ,, the Madhupur Municipality	1,477	
,, the Madnupur Municipality	421	Zamol-sel.
,, the Victoria and Dow Hill Girls' Schools,		mina 3
Kurseong	520	
the Singamari Town Outpost, Darjeeling the Police Station at Sakchi in Singhbhum	2,875	villa face T
the Kharagpur town police-station	1,650	tray to acceptable
,		28,923
Ports and Pilotage—	This is the	urvolgar 1
Increase of pay of the 2nd Engineer and Shipwright	900	
Revision of the establishment of the Agent for Govern-		
ment Consignments	2,100	He hand
000 a e e e la Telanda de la	-	3,000
Education —	000	
Boarding and hostel charges of the Ravenshaw College	988	
Additional teaching staff for the Mathematical and Electric Engineering Department of the Civil En-		
gineering College	3,732	o de lecalità
Cost of the transfer to Government of the Chapra Zilla	- The State of	and A
School hostel	1,000	
Establishment of a modelling studio in connection with the School of Art	4,402	10 IN
Cuttack Survey School hostel	750	1 15 17 18 18
Medical—		
Commission to clerks in Civil Surgeons' offices on		delida to
account of the sale of quinine packets	5,000	
Emergency officers in the Medical College Hospital	4,800	Calley 19
One additional Medical and Surgical Registrar in ditto	1,200	West of Salar
One Ward Master in ditto ditto	720	
Employment of two Assistants to make analyses of samples of water in the Sanitary Commissioner's	2.47	
laboratory	3,600	
Establishment of the special Deputy Sanitary Commissioner for Malaria	1,152	2007 JP 11
Revision of the establishment of the Sanitary Commis-		on services
Revision of the pay of the warder staff at the Berham-	3,120	a to accord
pur Lunatie Asylum	2,652	1 1 1 1 1 1 1 1
Special allowances to Assistant Chemical Examiners and to the Assistant Teacher of Chemistry	4,200	
and to the Assistant Leadner of Chemistry		26,414
Scientific and other Minor Departments-	day of	am curposa
Pay of the Deputy Superintendent, Civil Veterinary	and the real	la - L
Pay of 7 Veterinary Assistants, as a leave reserve	1,800 2,520	120
Pay of 7 Veterinary Assistants, as a leave reserve Overseer for the Agricultural College, Sabour	600	Holi
Additional clerks and servants for the Agricultural	audyn.	Addition
College, Sabour	4,560	A
Medical staff, etc., for the Agricultural College, Sabour Oil for gas and pumping engine at the Agricultural	3,372	
College, Sabour	1,600	orogida, S
Cost of dairy attached to Agricultural College, Sabour	1,292	e anderes?

	Rs.	Rs.
Scientific and other Minor Departments—concluded.		
Temporary establishment for Eri silk experiments	900	
Employment of an Agricultural inspector for Tirhut Grant to the Divisional Agricultural Association of	1,284	
Revision of establishment in the office of the Protector	1,000	
of Emigrants Employment of an additional auditor for the	2,081	
Co-operative Credit Societies in the Orissa Division	1,200	22,209
Stationery and Printing-		and Report
Maintenance charges of the electric installation in the Secretariat Press Additional establishment in the Darjeeling Press	2,000 1,980	1 32 8 20 1 32 8 20
Additional establishment in the Darjeeling Press	1,860	3,980
Total		1,36,360

PART II.—Detailed remarks on the Budget for 1911-12.

estation as the district of

RECEIPTS.

13. Land Revenue.—The total collections in 1909-10 amounted to Rs. 3,04,85,296, and the estimate for 1911-12, as provisionally passed by the Government of India, is Rs. 3,04,13,000, in comparison with Rs. 3,04,00,000, the revised estimate for 1910-11. The estimate includes Rs. 10,97,000 for recoveries of Survey and Settlement charges, against Rs. 11,00,000 provided on the same account in the revised estimate for 1910-11.

14. The estimated Provincial share of Land Revenue is calculated as

follows: -

Estimate, 1910-11.	Revised estimate, 1910-11.	Estimate, 1911-12.
Rs.	Rs.	Rs.
3,02,92,000	3,04,00,000	3,04,13,000
34,67,000	34,26,000	35,82,000
11 55 000	11,00,000	10,97,000
46,22,000	45,26,000	46,29,000
O MO MO DOO	2,58,74,000	2,57,84,000
1,28,35,000	1,29,37,000	1,28,92,000
34,67,000	34,26,000	35,32,000
1,63,02,000 33,64,000	1,63,63,000 68,87,000	1,64,24,000 -12,34,000
1,96,66,000	2,32,50,000	1,51,90,000
	1910-11. Rs. 3,02,92,000 34,67,000 46,22,000 1,28,35,000 34,67,000 1,63,02,000 33,64,000	Betimate, 1910-11. Rs. Rs. 3,02,92,000 3,04,00,000 34,67,000 34,26,000 11,55,000 11,00,000 46,22,000 45,26,000 2,56,70,000 2,58,74,000 1,28,35,000 1,29,37,000 34,67,000 34,26,000 1,63,02,000 1,63,63,000

15. Stamps.—The Eudget estimate of the total revenue from Stamps for 1910-11 was passed by the Government of India for Rs. 1,67,86,000, including Rs. 6,86,000, being the expected proceeds of the new scheme of taxation sanctioned by the Government of India in connection with the Imperial Budget for 1910-11. The actuals in 1909-10 amounted to Rs. 1,56,17,389, while those of the first ten months of 1910-11 exceeded the figures of the corresponding

period of the preceding year by Rs. 1,91,000 only. These figures show that the increase expected by the Government of India from the new taxation has not been realized. In view of this fact, and allowing for the adjustment of receipts from the sale of unified stamps between the Postal and the Stamp Departments, the revised estimate for 1910-11 has been passed for Rs. 1,59,00,000. Allowing for a progressive increase of 3 lakhs the estimate for 1911-12 has been placed at Rs. 1,62,00,000. The Provincial share is one-half, and amounts to Rs. 79,50,000 for 1910-11 and Rs. 81,00,000 for 1911-12.

16. Excise.—The revenue from Excise for 1910-11 was estimated at Rs. 1,70,52,000, and included Rs. 52,000, being the expected proceeds of the new scheme of taxation by which the tariff rates on beer and spirits were raised. The actuals in 1909-10 amounted to Rs. 1,67,92,558, while the figures for the first eleven months of 1910-11 show an increase of Rs. 9,93,000 over the actuals of the corresponding period of the preceding year. The revised estimate for 1910-11 has therefore been passed for Rs. 1,78,00,000, and allowing for a progressive increase of three lakks, the estimate for 1911-12 has been placed at Rs. 1,81,00,000. The Provincial share (one-half in 1910-11) amounts to Rs. 89,00,000 and (three-fourths in 1911-12) amounts to Rs. 1,35,75,000.

17. Provincial Rates.—The actual collections of the Public Works Cess in 1909-10 amounted to Rs. 38,05,619, while the estimate for 1910-11 was Rs. 37,90,006. The receipts in the first ten months of the current year, however, show an increase of Rs. 91,000 over those of the corresponding period of 1909-10. The revised estimate for 1910-11 has accordingly been placed at Rs. 39,20,000, and the estimate for 1911-12 at Rs. 38,20,000, allowing for an anticipated decrease in the receipts from the cess on mines. The cess on mines is assessed annually on the average net profits of the preceding three years of which the accounts have been made up. The assessment for 1911-12, therefore, will be made upon the basis of the average profits of the mines during the years 1908, 1909 and 1910, but since 1908 the price of coal has fallen considerably and has not yet recovered. Under "General Rates for the Management of Private Estates" the estimate of receipts is Rs. 1,80,000, in comparison with Rs. 1,50,000, the revised estimate for 1910-11. The total estimate for 1911-12 is therefore Rs. (38,20,000+1,80,000=) 40,00,000.

estimate for 1911-12 is therefore Rs. (38,20,000+1,80,000=) 40,00,000.

18. Assessed Taxes.—The receipts from Income tex for 1910-11 were estimated at Rs. 59,00,000. The actual collections of 1909-10 amounted to Rs. 55,86,037, but those during the first ten months of 1910-11 show a decrease of Rs. 1,80,000 as compared with the actuals of the corresponding period of the preceding year, and the revised estimate for 1910-11 has therefore been placed at Rs. 53,70,000. To this amount Rs. 1,30,000 has been added as the normal anticipated increase of revenue, plus Rs. 57,000 being the estimated amount of deductions on account of Incorre-tax from salaries in the Public Works Department which are at present wholly Imperial, but which will be divided with effect from 1911-12 in equal proportions between Imperial and Provincial Revenues. The estimate for 1911-12 has accordingly been passed for Rs. 55,57,000. The Provincial share (one-half) amounts to Rs. 27,78,000.

19. Forests.—The total receipts under this head for 1911-12 are estimated at Rs. 12.50,000 against Rs. 12.00,000, the revised estimate for 1910-11 and Rs. 10,80,610, the actuals of 1909-10. It is expected that the Bengal Timber Trading Company will work the forests in the Singbhum Division to a greater extent than previously, and that the sale of timber and firewood in the Sunderbans Division will increase. The receipts and charges of this depart-

ment will be wholly Provincial with effect from the 1st April 1911.

20. Registratim.—The receipts under this head for 1910-11 were estimated at Rs. 14,87,000. The actuals in 1909-10 amounted to Rs. 13,52,720, while the collections in the first nine months of 1910-11 show a decrease of Rs. 90 010 as compared with those of the corresponding period of the previous year. The decrease is attributed to the falling off in the number of registrations owing to the good harvests of the preceding year. The revised estimate for 1910-11 has been placed at Rs. 12,75,000, and, allowing for an increase of Rs. 51,000 over the revised estimate, the estimate for 1911-12 has been passed for Rs. 13,26,000. The receipts of this department are wholly Provincial.

21. Interest.—The estimate of loans, as submitted to the Government of India, provides for a return in the way of interest during 1911 12 of Rs. 5,85,000, as shown below -

nterest on advar	ces to cultivator	rs, etc.	370	1000 E	Rs.
	age and embank		008	P.	25,000
,, ,, loans	to land-holders to Municipaliti		iet Boards,	etc	1,60,000 1,85,000
liscellaneous	red Sente part	***	100	510 577	39,000
ENGLISH Y ARTHUR			Total	E wil	5,85,000

Law and Justice - Courts of Law .- The actuals in 1909-10 amounted to Rs. 6,00,716, while the receipts in the first nine months of 1910-11 show an increase of Rs. 58,990 over those of the corresponding period of the previous year, but these included special receipts of Rs. 18,000 on account of process servers' fees collected in cash in the districts of Midnapore, Khulna and Shahabad, and unusually large receipts from Magisterial fines. In view of these circumstances, the revised estimate for 1910-11 has been placed at Rs. 6,75,000, and the estimate for 1911-12 at Rs. 6,15,000.

23. Jails.—The actuals in 1909-10 amounted to Rs. 8,59,113, while the receipts in the first nine months of 1910-11 amounted to Rs. 4,78,228, as compared with Rs. 4,83,561 in the corresponding period of the previous year. An improvement in the receipts is anticipated as the result of special efforts which are being made to push the sales of manufactured goods, while the sales of quinine, of which one-fifth is credited to the Jail Department, are also expected to increase. The revised estimate for 1910-11 has been placed at

Rs. 9,24,000 and the estimate for 1911-12 at Rs. 9,14,000.

24. Police.—The actuals in 1909-10 amounted to Rs. 1,89,940, and the receipts in the first nine months of 1910-11 show a decrease of Rs. 4,467 as compared with those of the corresponding period of the previous year. In view of these figures the revised estimate for 1910-11 has been placed at Rs. 1,85,000, against Rs. 1,67,000 originally passed. This increase as compared with the original estimate is due to recoveries on account of punitive police in Khulna and Jessore, which are not expected to continue during 1911-12, and the estimate for that year has accordingly been passed for Rs. 1,74,000.

25. Ports and Pilotage. The actuals in 1909-10 amounted to Rs. 15,22,485, while the Budget estimate for 1910-11 was Rs. 15,48,000. This has been raised to Rs. 16,13,000 in the revised estimate, with reference to the actuals of the first nine months of the current year. The estimate for 1911-12 has been passed for Rs. 15,85,000. The decrease is chiefly due to the fact that the Government of Eastern Bengal and Assam is making its own arrangements for the examination of masters, serangs, etc., and for the survey of inland steam vessels at Goalundo.

26. Education.—The Budget estimate for 1910-11 was Rs. 6,00,000. This has been raised to Rs. 6,46,000 in the revised estimate, with reference to the actuals of the first nine months of the current year, the improvement having mainly occurred under fees from Government Colleges-General, and from High Schools for boys (including collegiate schools). The estimate for 1911-12

is Rs. 6,50,000.

27. Mcdical.—The estimate for 1910-11 was Rs. 2,98,000 against Rs. 2,90,056, the actuals of 1909-10. The receipts during the first nine months of 1910-11 show an increase of Rs. 28,148 over those of the corresponding period of the previous year, this result being partly due to larger receipts from paying patients, and partly under Miscellaneous, since Rs. 17,498 were received on account of charges for the Clayton fumigating apparatus from the Port Commissioners. The revised estimate for 1910-11 has accordingly been placed at Rs. 3,45,000, and the estimate for 1911-12 at Rs. 3,29,000.

28. Scientific and other Minor Departments.—The estimate under this head for 1911-12 is Rs. 3,70,000, which is also the revised estimate for 1910-11, as compared with Rs. 3,46,717, the actuals of 1909-10. The increase is chiefly under the receipts from the experimental farms of the

Agricultural Department.

29. Receipts in aid of Superannuation.—As in the revised estimate for 1910-11, the total receipts for 1911-12 are estimated at Rs. 64,000, as compared with Rs. 66,558, the actuals of 1909-10.

30. Stationery and Printing.—The estimate under this head for 1911-12 is s. 1,42,000 in comparison with Rs. 1,41,000, the revised estimate for

1910-11, and Rs. 1,38,569, the actuals of 1909-10.

31. Miscellaneous.—The receipts for 1910-11 were estimated to amount to Rs. 7,42,000, which included Rs. 1,40,000 being part of the sale proceeds of the Jorabagan Thana, and Rs. 40,000 being the sale proceeds of the Garden Reach Thana. The Jorabagan Thana buildings were eventually sold for Rs. 1,83,000, of which Rs. 91,501 were paid in 1909-10, and the balance, Rs. 91,499, in 1910-11. It is not expected that the Garden Reach Thana building will be sold during the current year. The buildings and machinery, etc., now in Fraserganj have been sold for Rs. 60,830, which has been included in the revised estimate for 1910-11. In view of these figures and the actuals of the first nine months of 1910-11, the revised estimate for the year has been placed at Rs. 6,90,000. The estimate for 1911-12 is passed for Rs. 6,82,000, which includes a larger provision for lapsed unclaimed deposits and for the sale proceeds of elephants captured in the Khedda operations in Angul.

32. Irrigation—Major Works (Direct Receipts).—The Budget estimate for 1910-11 was Rs. 25,92,000, which has been reduced to Rs. 25,25,000 in the revised estimate, as compared with Rs. 27,02,520, the actuals of 1909-10, owing to a decrease in the area irrigated in the Sone Canals and a consequent decrease of Rs. 1,97,464 in the collections of the first eight months. The estimate for 1911-12 has been passed for Rs. 25,50,000, which for the first time includes receipts from the Tribeni Canal. The Provincial share (one-half in 1911-12)

is Rs. 12,75,000.

33. Irrigation—Minor Works and Navigation in charge of the Public Works Department.—The Budget estimate for 1910-11 was Rs. 6,50,000; but in view of the collections during the first eight months of 1910-11, amounting to Rs. 3,46,021, as compared with Rs. 3,49,426 in the corresponding period of the previous year, the revised estimate has been reduced to Rs. 5,50,000, against Rs. 5,63,620, the actuals of 1909-10. The decrease is chiefly under Navigation receipts from the Calcutta and Eastern Canals in consequence of the closure of the Bhangor khal and Chitpur lock. The estimate for 1911-12 amounts to Rs. 6,00,000, since an increase is expected in the Navigation receipts from the Calcutta and Eastern Canals. The Provincial share (one-half in 1911-12) is Rs. 3,00,000.

34. Civil Works in charge of the Public Works Department.—The Budget estimate for 1910-11 was Rs. 3,55,000, against Rs. 2,55,110, the actuals of 1909-10. The Government share of the profits from the Darjeeling-Himalayan Railway and the second instalment of rent from the Strand Banks, realizable from the Port Commissioners, were not credited to Government in 1909-10, and it is expected that they will be received during 1910-11, the revised estimate for which has accordingly been raised to Rs. 4,00,000. The estimate for 1911-12 is Rs. 7,14,000, and includes Rs. 3,63,742 on account of the first instalment of the sale proceeds of the land and buildings of the Sibpur Engineering College, which is to be sold to the Port Commissioners for Rs. 13,63,742, payable on the 1st March 1912, plus two instalments of Rs. 5,00,000, each, recoverable on the

1st March 1913 and the 1st March 1914, respectively.

EXPENDITURE.

35. Refunds and Drawbacks.—The expenditure in 1911-12 is estimated at Rs. 1,46,000 against Rs. 1,35,000, the Budget estimate for 1910-11, and Rs. 1,43,505, the actuals of 1909-10. The estimates under this head are based, as usual, on the average actuals of the previous three years, excluding special payments. The increase in 1911-12 is due to the increase in the Provincial share under the head of Excise from $\frac{1}{2}$ to $\frac{3}{4}$, and that under the head of Forests from $\frac{1}{2}$ to one. The revised estimate for 1910-11 has been raised from Rs. 1,35,000 to Rs. 1,50,000 with reference to the actuals of the 12 months ending the 31st December 1910.

36. Assignments and Compensations.—The estimate for 1910-11 was Rs. 70,000. The revised estimate has, however, been placed at Rs. 69,000

against Rs. 65,362, the actuals of 1909-10; the estimate for 1911-12 is Rs. 67,000.

37. Land Revenue.—The total Provincial expenditure for 1911-12 is estimated at Rs. 40,70,000, against Rs. 38,60,000, the revised, and Rs. 39,86,000, the budget estimate, for 1910-11, as shown below:—

AND THE LEGISLE THE PROPERTY OF THE PARTY OF	the Other Eve	1910-11.	
Bartinga Etalu entre:	Budget. Rs.	Revised.	Budget. Rs.
(1) Charges of District Adminis-		100	145.
tration	29,77,000	28,00,000	30,10,000
(2) Charges on account of Land Revenue collections	4,000	3,000	4,000
(3) Management of Government estates	4,29,000	4,27,000	4,50,000
(4) Survey and Settlement	1,60,000	1,75,000	1,69,000
(5) Land Records	4,86,000	4,55,000	4,87,000
procedured mendary lands	40,56,000		41,20,000
Lump reduction	70,000	Late decrees	50,000
Total	39,86,000	38,60,000	40,70,000
THE RESERVE OF THE PARTY OF THE	_		2000

The estimate under head (1) provides for the full cadre of establishment, and for travelling allowance, supplies and services and contingencies of Collectors' and Magistrates' offices, two-fifths of which has been transferred to 19A—Law and Justice—Criminal Courts. It includes a lump provision of Rs. 1,35,000, for the increase of the pay of ministerial officers, including arrears for 1909-10 and 1910-11, and Rs. 61,850 for additional Deputy Magistrates and Sub-Deputy Collectors, as shown below, in order to meet the demands of the Settlement Department:—

off to all to all the meritary off roll	Mar Laber	141 de	Rs.
Deputy Collectors, including Probationers Sub-Deputy Collectors ditto	et jaren ere Heliote	(100 gr) (100 gr)	24,850 37,000
Louis 11 1104 to the first of the control of the co	Total	dette 32 miestri la	61,850

Under head (3) a special provision of Rs. 40,000 has been made, as in 1910-11, in order that certain urgent works of improvement may be executed in Government estates which cannot be financed from the improvement grant as ordinarily calculated. Rupees 5,000 has also been provided on account of the payment of Public Works Cess and Road Cess in Government estates, since the primary liability rests with Government, and full recoveries from its raiyats are improbable. Provisions of Rs. 17,000 and Rs. 850 have also been made for the management and improvement of the Hiranpur and Sahibgunj markets respectively. Under head (5) Rs. 3,27,000 has been provided for the initial expenditure in bringing the survey and settlement records in Orissa up to date, and Rs. 59,000 for the experimental maintenance of the record-of-rights in Orissa.

38. Stamps.—The estimate for 1910-11 was Rs. 5,04,000, which has been reduced in the revised estimate to Rs. 4,32,000. The Budget for 1911-12 is Rs. 4,38,000, as against Rs. 4,31,964, the actuals in 1909-10, and allows for increased charges for the sale of stamps of different natures.

39. Excise.—The estimate for 1911-12 is Rs. 9,50,000, as compared with Rs. 9,00,000, the revised estimate for 1910-11. The increase is due to (a) a special provision of Rs. 50,000 towards the reorganization of the Excise Department with which it is contemplated to amalgamate the Salt Department, (b) an additional grant for rewards (secret service) which has placed at the disposal of the Excise Commissioner, and (c) an additional grant under travelling allowance, as the result of the increase in establishment. The Provincial share (three-fourths in 1911-12) is Rs. 7,13,000.

40. Provincial Rates.—The estimate for 1911-12 is Rs. 79,000 against Rs. 64,000, the Budget estimate for 1910-11, and Rs. 42,379, the actuals of 1909-10. The increase is mainly due to the valuation and revaluation charges

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in the districts of Midnapore, 24-Parganas, Nadia, Jessore, South Monghyr,

Purnea, Ranchi and Hazaribagh.

41. Assessed Taxes.—The Budget grant for 1911-12 is Rs. 1,63,000 against Rs. 1,56,000, the revised estimate for 1910-11, and Rs. 1,55,715, the actuals of 1909-10. The Budget for 1911-12 includes a lump provision of Rs. 5,302 on account of the reorganization of the office establishment of the Collector of Income-tax, Calcutta. The Provincial share (one-half) is Rs. 81,000.

42. Forests.—The total expenditure for 1911-12 is estimated at Rs. 7,34,000, against Rs. 6,65,000, the sanctioned grant for 1910-11, and Rs. 5,91,099, the actuals of 1909-10. The Budget includes the following items:—

١	State I - I - I was proved the same of the	Rs.
	Construction of two new cutters and ranger boats for the Sundar- bans Forest Division	34,500
	Establishment, etc., for ditto ditto	2,720
	Departmental working of timber operations in Angul	6,000
	Reorganization of the establishment in Forest offices	5,128
	Initial cost of the Agency Forest Officer in the Orissa Feudatory	
	States—Buildings	9,000
	Salary, establishment and travelling allowances of ditto	9,960
	Introduction of the time-scale of pay for the Provincial Forest	
	Service	19,908
	Payment to the Raja of Porahat of the net profits from the	
	Porahat forests which are under the management of the	
	Forest Department	25,000
	Reorganization of the Subordinate Forest Service	5,000

The charges of this Department will be wholly Provincial with effect from 1911-12.

43. Registration.—The estimate for 1911-12 is Rs. 7,94,000, against Rs. 7,77,000, the revised estimate for 1910-11, and Rs. 7,78,634, the actuals of 1909-10. The Budget includes (a) Rs. 6,000 for the revision of the office of the Inspector-General, (b) Rs. 1,050 for the revision of the office of the Joint Sub-Registrar at Calcutta, and (c) larger provision for the allotments made to Sub-Registrars for contingencies, etc.

44. General Administration .- The estimate for 1911-12 amounts to

Rs. 24,24,000 and includes the following items:-

	Rs.
Delhi Coronation Durbar	3,00,000
Additional grant on account of the travelling allowance of	
non-official Members of Council	19,000
Additional establishment in the Secretariat record-room	3,200
Temporary establishment in the Secretariat record-room	23,000
Salary of the Personal Assistant to the Judicial Secretary to	
Government	7,800
Salaries, establishment, allowances and contingencies of the	
Members of the Executive Council	2,00,000
Salary of the Lady Adviser to the Court of Wards, together	markette nor more
with her establishment, contingencies, etc. (shown under	
Courts of Law in 1910-11)	16,000

The estimate for 1910-11 was Rs. 21,02,000, but the revised estimate was reduced to Rs. 20,16,000 owing to the delay in the formation of the Executive

Council, which was not constituted until the 19th November 1910.

45. Law and Justice—Courts of Law.—The Budget estimate for 1910-11 was Rs. 82,43,000, but the revised estimate has been raised to Rs. 88,08,000 with reference to the actual charges of the first ten months of the year, which were enhanced by the expenditure on law charges and fees to Counsel in connection with the trial of political cases. The estimate for 1911-12 is Rs. 87,34,000. It includes provision for (a) the reorganization of the ministerial establishment on the Original Side of the High Court, Rs. 23,797; (b) payment of fees to the Clerk of the Crown for attendance at the Special Tribunal, Rs. 3,000; (c) increase in the retaining fees of Government Pleaders and Public Prosecutors, Rs. 50,000; (d) larger grant for fees to pleaders and Counsel in criminal cases; (e) the permanent appointment of the Fifth Presidency Magistrate, Calcutta, Rs. 7,200; and (f) an additional grant under the charges for mujassal witnesses attending the High Court, Rs. 4,000.

46. Jails.—The estimate for 1910-11 is Rs. 28,71,000. The actuals in 1909-10 amounted to Rs. 25,29,720, while the actuals of the first nine months of 1910-11 show a decrease of Rs. 70,293 as compared with the figures of the corresponding period of the previous year, chiefly on account of the fall in the price of food-grains, smaller purchases of clothing and bedding and the non-payment of grain compensation allowance. The estimate for 1911-12 is Rs. 27,09,000, which includes provision for additional warder establishments; for the revision of the office of the Inspector General of Prisons; for the establishment and other charges of the new Central Jail at Kalighat; for new lights in the new Presidency Jail at Kalighat, and Rs. 9,000 for a new mill engine at Buxar.

47. Police.—The following table compares the figures under this head:—

Maria en estantament (1807) (hara	Actuals,	1910	1910-11.		
HEADS.	1909-10.	Budget.	Revised.	Estimate, 1911-12.	
dian grosswift-the triber	Rs.	Rs.	Rs.	Rs.	
(1) Presidency Police	12,49,580	13,22,000	12,70,000	14,53,000	
(2) Superintendence	2,44,469	2,26,000	2,29,000	2,21,000	
(3) Criminal Investigation De-	n-oud-ranh e	Santarpeals of	9 matrix to	Servin miles	
partment.	2,72,192	3,19,000	3,61,000	3,68,000	
(4) District Executive Force	60,17,903	62,22,000	59,97,000	61,71,000	
(5) Village Police	45,820	45,000	46,000	43,000	
(6) Special ,,	68,019	70,000	69,000	69,000	
(7) Railway "	2,54,858	2,68,000	2,50,000	2,68,000	
(8) Cattle-pounds	2,323	1,200	1,000	1,700	
(9) Refunds	2,650	1,800	3,000	2,300	
Total	81,57,764	84,75,000	82,26,000	85,97,000	

In view of the actuals of the first nine months of 1910-11 under the head "District Executive Force," the revised estimate has been placed at Rs. 82,26,000. The estimate for 1911-12 has been passed for Rs. 85,97,000, which includes the following items:—

		10-90	ALL by the	PHAZAZIO I	Rs.
Creation of two appoints	ments of I	eputy Cor		rs in the	
Calcutta Police	•••	•••	•••	•••	16,650
Reorganization of the Sp	pecial Bran	ch-			
11.0 11.	The second	STRUCTURE.		Rs.	
Pay, of Deputy Con	missioner			10,125	Marian = 14
House allowance				2,400	ALL STREET
Establishment	MAL Abe	CHEST TRUE	Wild or ear	20,481	
Decapiedinois					33,006
trengthening of the Po	lice arrang	ements at	the High	Court-	00,000
Superintendent				5,400	
House-rent				1,920	
Sergeants				14,400	
Clothing				1,200	
Ciorning		Printed :	h		22,920
appointment of clerks in	n the office	es of the	Deputy	AUGUST 15 LE	old days
Commissioners of Poli	ice. Calcutt	8—			
Presidency Police			No. of the last of	6,720	
River Police		10 1 Libr.	FYP.	840	
Miver I office		Date Bridge	A. Sank		7,560
ump provision for ad	ditional M	ilitary Po	dice in t	he neigh-	1,000
bourhood of Calcutta		,,,,,,		TO HOLD	50,000
lire of quarters for the	he married	Europea	n Sergea	nts of the	20,000
Calcutta Police	do marifoo	Laropea			10,800
Supply of beds to the C	aloutto Po	lice Hosni		***	3,600
cump provision for	the impro	rement o	f the ne	ognoste of	5,000
ministerial officers in	the offices	of the In	spector-G	onerel and	
ministerial officers in	morel	of the In	spector-G	cherar and	20,000
Deputy Inspectors-Ge	nistant Suns	rintenden	te for for	monthe	*0,000
ppointment of two Asi	011	imenden	CB 101 101		3,600
from November 1	in montors	from Anni	1 1911		at 270 26 G PORTS
rade promotion of sub	Inspectors	a 3 420	constable	for 11	69,520
trant of one rupee in	111		COHSTADIO		37,620
months from April 19	plata the se	des of the	ordinos	noline of	01,020
ncrease in order to com the Burdwan and Pre	biere rue co	are of the	orumary	Lorron or	50,000

			Rs.
Revision of boat establishments			12,000
The completion of the cadre of the East Indian	Railway Pol	ice	
(Government share to of Rs. 11,295)			3,388
Establishment for the Criminal Intelligence	Bureau of	the	
Criminal Investigation Department			4,180
Local allowances for the officers of the Finger P.	rint Bureau		3,850
Additional police force for the new Alipore Cen	tral Jail, for	the	CAT BE WATER
new Dhulian, Madhupur and Muzaffarpur	Municipalit	ies,	of Taxonian
the Jalapahar and Lebong Cantonments, the	he Victoria	and	1 13 5 6 00
Dow Hill Girls' School, Kurseong, etc.	***		12,678

48. Ports and Pilotage.—The estimate for 1910-11 was Rs. 12,93,000, but in the revised estimate this has been reduced to Rs. 12,65,000 chiefly owing to the discontinuance of the subsidies to steam boat companies. The estimate for 1911-12 amounts to Rs. 11,89,000, and includes smaller provision for the purchase of marine stores, and for coal, repairs and outfit of ships; also under Marine establishment, since it is expected that the working of the office of the Agent for Government Consignments will yield a larger net profit.

49. Education.—The total Provincial expenditure in 1910-11 was originally estimated at 18. 59,17,000, but in the revised estimate this has been reduced to Rs. 55,53,000 with reference to the actual charges in the first nine months of the current year. The decrease is distributed (a) under Inspection, due to savings under the salaries and allowances of inspectors and sub-inspectors, etc.; (b) under Government Colleges—Professional, on account of savings under salaries in connection with the classes in Industrial Chemistry and the Physical and Chemical Laboratories of the Sibpur Civil Engineering College; (c) under Government schools—General, due to savings under salaries in high schools and the non-utilization of the full provision for subsidies to model primary schools for girls; (d) under Government schools—Special, due to savings under Training schools for masters and for females at Calcutta, construction of guru training school buildings, allowances for school-masters' wives, female teachers' house-to-house visitation, miscellaneous schools, agricultural classes and gardens, technical, industrial and commercial schools; and (f) under Scholarships by reason of savings in scholarships in Arts Colleges and secondary schools. The following table shows the Educational charges since 1906-07:—

		ACCOUNTS.			1910-11.		1911-12.	
Heads.	1906-07.	1907-08.	1903-09.	1909-10.	Budget.	Revised.	Budget.	
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	
Direction University Inspection	1,21 81 4,65	1,23 98 6,27	1,14 98 7,70	1,15 1,03* 7,83	1,17 84 8,33	1,19 96 7,71	1,18 53 8,60	
Government Colleges, General	5,89	6,35	6,33	5,53	6,39	6,30	7,06	
Government Colleges, Professional	2,78	3,36	3,90	3,96	3,84	3,45	3,63	
General Schools,	5,93	6,01	12,25*	12,86*	13,41*	12,50*	13,19	
Government Schools, Special Grants-in-aid Scholarships Miscellaneous Lump provision for	3,97 10,61 1,55 1,07	5,47 13,33 1,71 83	8,93 11,18 1,86 99	9,03 11,32 1,87 1,06	10,05 11,80 2,00 1,31	8,55 11,70 1,81 1,31	8,28 12,50 2,00 1,25	
non-recurring expen- diture Refunds	4	3	3	5		5	12,00	
Total	38,51	45,52	55,29	55,69	59,17	55,58	70,26	

[•] Includes contributions to District Funds in order to establish equilibrium, previously shown under the head (since abolished) "Contributions from Provincial to Local."

The Budget for 1911-12 includes the following items:-

card - Postano an world are pared in their notice.	Rs.
For regrading the pay of sub-inspectors	68,960
Strengthening the staff of Professors in Government Colleges	60,000
Improvement of the teaching staff at the Presidency College	5,400
Improvement of the staff of the Ravenshaw College, Cuttack	6,300
Ditto ditto the Sanskrit College	7,800
Cost of maintenance of the new hostel for Muhammadan	
students in Calcutta	6,658
Mining instruction in the colliery districts	8,736
Improvement of the Hooghly Madrasa	6,800
New scale of allowances for the Superintendents and Assistant	
Superintendents of hostels and messes attached to Govern-	
ment Colleges	17.800
Establishment of a modelling studio in connection with the	-,
School of Aut	4.402
Purchase of copies of Sir. Herbert Risley's work on Castes and	
Tribes of Eastern India	2,600
ment Colleges	17,800 4,000 4,402 2,600

The lump provision of twelve lakhs for non recurring expenditure will be distributed on receipt of detailed orders from the Government of India.

50. Medical.—The estimate for 1910-11 was Rs. 25,16,000, but this has been reduced to Rs. 23,74,000 in the revised estimate with reference to the actuals of the first nine months of the year. The saving occurred chiefly under the salaries of medical establishment, by reason of the non-utilization of the lump provision for the improvement of the pay and prospects of Assistant Surgeons and changes in the personnel, while economies were also effected under Reserve medical officers and in the grant for Supplies and Services of the Campbell Hospital, Medical College and medical schools, and under salaries in the Medical College. The estimate for 1911-12 has been passed for Rs. 25,13,000, which includes (i) the full sanctioned scale of pay of medical efficers, (ii) a lump provision of Rs. 41,000 for the improvement of the pay and position of Assistant Surgeons, (iii) Rs. 5,000 for commission to clerks in the offices of Civil Surgeons for the sale of quinine packets, (iv) increased provision for the maintenance of the electric plant in the Medical College Hospital, (v) a larger grant for the diet of patients in the General Hospital, (vi) a lump provision of Rs. 14,400 for officers employed in connection with malarial work, (vii) larger grants for the travelling allowances of the Vaccination inspecting staff and for antimalarial measures and for chemicals, (viii) contingencies for the laboratory which has been opened, for the examination of samples of water in Bengal (ix) the special allowances to Assistant Chemical Examiners and to the Assistant teacher of Chemistry at the Medical College and (x) Rs. 12,500 as a grant to the Lowis Jubilee Sanitarium in Darjeeling.

The grants for the Presidency Hospitals are shown below:-

100,01,	Salaries.	Estab- lishment.	Allow- ances.	Clothing and bedding.	Diet.	Other supplies.	Contin- gencies.	Total.
	Rs.	Rs.	Rs.	ks.	Rs.	Rs.	Rs.	Rs.
Medical College Hospital General Hospital	49,350 65,333	22,844 13,276	400 1,260	10,000 7,000	70,000 72,000	1,02,360 35,500	95,046 59,631	3,50,000 2,54,000
Campbell Hospital	10,140	23,840	6,160	43,0	000	12,950	25,910	1,22,000
Albert Victor Asylum for Lepers.	4,980	5,448		1,500	16,000	900	6,172	35,000

^{51.} Political.—The estimate for 1910-11 was Rs. 59,000, but in the revised this has been raised to Rs. 63,000 owing to larger expenditure under Durbar presents. The Budget grant for 1911-12 is Rs. 64,000, which includes a provision of Rs. 3,000 for the purchase of an elephant for the Political Agent, Orissa Feudatory States, and for the repair of elephants' sheds, and also a larger provision for Durbar presents in view of the Coronation.

52 Scientific and other Minor Departments.—The estimate for 1911-12 is Rs. 14,69,000 in comparison with Rs. 14,32,000, the Budget grant for 1910-11. Provision has been made in the Budget for the following charges:—

	Rs.
Reorganization of the Veterinary Service	20,370
Employment of additional professors, etc., in the Agricultural College, Sabour	16,860
Buildings and fittings at the Agricultural College	20,000
Temporary establishment at the cinchona plantation, for replanting operations at Mungpoo and for the extension of the new divisions of Kashyan and Burmiak in Munsong	14,000
Purchase of a new launch for the Inspector of Factories and	11,000
its maintenance	10,256

- 53. Superannuation.—The estimate for 1911-12 is Rs. 28,53,000 as compared with Rs. 27,86,000, the revised estimate for 1910-11, and Rs. 27,12,983, the actuals of 1909-10.
- 54. Stationery and Printing.—The estimate for 1911-12 is Rs. 13,39,000 against Rs. 14,16,000 and Rs. 12,83,000, the Budget and revised estimates for 1910-11, respectively, and Rs. 13,17,476, the actuals of 1909-10. The following table compares the figures:—

HEADS.	Actuals, 1909-10.	Budget estimate, 1910-11.	Revised estimate, 1910-11.	Budget estimate, 1911-12.
Stationery Office at the Presidency Stationery purchased in this country Government presses Printing at private presses Stationery supplied from Central Stores Refunds	33,181 5,86,547 17,234 6,24,354	Rs. 59,000 34,000 6,47,500 21,000 6,54,000 500	Rs. 53,000 34,000 5,49,500 21,000 6,25,000 500	Rs. 55,000 33,500 6,18,000 21,000 6,11,000 500
Total	13,17,476	14,16,000	12,83,000	13,39,000

The details of the expenditure in Government Presses are as follows:-

		1910-11.		1911-12.
e and a solution of the	Sanctioned estimate.	Revised estimate.		Budget estimate.
	Rs.	Rs.		Rs.
Bengal Secretariat Press Darjeeling Branch Press Private Secretary's Press Presidency Jail Press Government publications	4,81,624 23,000 8,376 1,12,000 22,500	3,88,500 22,500 8,000 1,07,500 23,000		4,36,000 25,000 8,000 1,26,500 22,500
Total	6,47,500	5,49,500	la:	6,18,000

The decrease in the revised estimate for 1910-11 is chiefly due to savings under Establishment in the Secretariat Press. The estimate of the Presidency Jail Press for 1911-12 includes Rs. 9,664 for the reorganization of the establishment.

ment on the lines adopted in the Secretariat Press.

55. Miscellaneous.—The Budget estimate for 1910-11 was Rs. 4,98,000, but in the revised estimate this has been reduced to Rs. 3,44,000 owing to the adjustment under appropriate heads of the expenditure sanctioned by His Honour from the provision for petty grants, and to the reappropriation of the reserve provision of Rs. 1,07,000 in order to meet expenditure under other heads. The Budget for 1911-12 amounts to Rs. 6,03,000 and, as in

1910-11, includes a special provision of one lakh to be placed at the disposal of His Honour for petty grants and one lakh as a general reserve for unforeseen requirements. Provisions of Rs. 62,500 have been made on account of the subscription payable to a new vernacular paper, of Rs. 75,000, in place of Rs. 53,600, on account of the annual grant to the Calcutta Hospital Nurses' Institution, and of Rs. 5,500 as a grant to the Bengal branch of the Lady Minto

Indian Nursing Association.

56. Irrigation—Major Works (Working Expenses).—The actual charges in 1909-10 were Rs. 14,62,472. The Budget for 1910-11 was Rs. 13,50,000, but in the revised estimate this has been raised to Rs. 14,91,000. The increase is due to an adjustment of establishment charges, and to expenditure on silt-clearing and repairs to locks on the Hijili Tidal Canal and special repairs on the Sone and Orissa Canals. The estimate for 1911-12 is Rs. 14,50,000. It includes a new charge of Rs. 13,000 for the Tribeni Canal, which will be entered under this head for the first time with effect from the 1st April 1911. The Provincial share, which is one-half with effect from the 1st April 1911, is Rs. 7,25,000.

57. Irrigation—Minor Works and Navigation.—The Budget estimate for 1910-11 was Rs. 22,72,000, but in the revised this has been reduced to Rs. 21,00,000, chiefly on account of transfers from this head to 42—Irrigation—Major Works. The estimate for 1911-12 is Rs. 21,62,000, and includes the

following items :-

and the state of t	Rs.
Construction of sluices and escapes in embankments in Orissa Construction of bungalows at Diamond Harbour, etc., in the	33,000
Northern Drainage and Embankment Division	20,000
Madaripur Bhil scheme	3,25,000
Extension and construction of distributaries on the Orissa	
canals	50,000
Dispensaries and quarters for the revenue establishment on the	on the land
Sone canals	40,000
Completion of the lock at Utterbagh in connection with the	ATTEMPT TO CALL
Magra Hât drainage scheme	50,000
Training works in the river Ganges	40,000
Completion of special repairs to the embankments in Midnapore	75,000
In provement of the Ballighya drain	24,500
Clearance of the outfall channels of the Khas Tahsil khals in	- Journal and
Midnapore	25,000
Ditto ditto for maintenance	21,000
Government share of the contribution for the improvement of	
the Kausiki channel	16,500
Bagjola drainage scheme	22,000

The Provincial share, which is one-half with effect from the 1st April 1911,

is Rs. 10,81,000.

58. Civil Works.—The estimate of expenditure for 1911-12 has been placed at Rs. 50,93,000 against Rs. 50,50,000, the revised estimate for 1910-11, and Rs. 49,51,061, the actuals of 1909-10. The following figures show the distribution of the allotment as compared with the two preceding years:—

Several documents	Actuals, 1809-10.	Revised estimate, 1910-11.	Estimate, 1911-12.
	Rs.	Rs.	Rs.
Original Works Repairs Establishment Tools and Plant Stock and Suspense	 22,29,166 16,10,469 10,64,471 29,146 17,812	22,10,494 16,89,577 11,01,196 48,738	23,18,300 17,25,000 9,89,700 60,000
Total	 49,51,064	50,50,000	50,98,000

The decrease under establishment in due to the transfer of the charges of the office of the Examiner of Public Works Accounts from Provincial to Imperial. The statement below shows the actual expenditure during 1909-10, and the estimated expenditure during 1910-11, on the principal original works in progress during those two years, as also the estimated expenditure upon

the new works or continuation of works in progress, the undertaking of which is in contemplation during 1911-12:--

contemplation during 1911-12:			T THE BELL
to alkabian as she'il use was the	1909-10.	1910-11.	1911-12.
A Craft 1000 at the Water some the consecution	Rs.	Rs.	Rs.
Registration Department	PROCESS.	tra Incom	w.co.,000
New office, Khulna	myg.c.ac 98	Same I	35,000
Judicial Department—		entindon.	mietus.
Additional accommodation for the Civil		STATE OF STREET	
Courts, Jessore	45,546	2041	• ••••
New Civil Court buildings, Arrah	85,401	2.000	50.000
Extension of the Civil Court, Khulna Civil Court buildings and record-room,	*****	3,000	50,000
Darbhanga	53,914	Value L Di	
New Civil Court buildings, Outtack		30,000	50,000
New record-room for the District		Allen Marie De la Companio	rant of stell
Judge, Purnea	*****	7,000	11,000
Munsifi at Kendrapara		*****	22,200
Construction of quarters for Munsifs		***	26,000
Revenue Department-	REAL PROPERTY.	Call of Six	
Deputy Commissioner's Court, Halur-	10.000	40.400	A PART AND
singha (Angul)	16,327	10,490	16,000
Deputy Commissioner's residence, Sambalpur	10,585	21,000	2 000
Collectorate buildings at Midnapore	10,900	20,000	2,000 75,000
Additions and alterations to the Sub-		,	.0,000
divisional Court buildings at Auran-		75 ¹ 5 14 15 A	S. miarQ
gabad		6,000	1,990
Construction of quarters for the Sub-	contract dates	ACCRETATION OF THE	CHOO
Deputy Collector at Assansol	*** **	CT I WAS AND THE	6,700
Jails—			Towns All
New Presidency Jail, including staff	1 40 700	00 000	00 600
Quarters New Central Jail at Monghyr	1,46,183	88,000	3,70,000
Extension of the Khulna Jail	40.757	49,300	4,000
Improvements in the Central Jail,	T. Cantonna n		2,000
Midnapore	22,043	*****	
Construction of a Subsidiary Jail,	U.S. DE PLEMANE	The same of the same	AND THE SECOND
Banki		7,600	2,200
Improvements to the Sub-Jail, Banka Quarters for European warders at the	*****	3,000	5,200
old Alipore Jail		wind to a	15,000
Jail Hospital, Krishnagore	ALL REPORTS OF	16,000	10,100
Improvements to the Magura Sub-Jail		3,000	3,800
Reconstruction of barracks, Chapra	The state of the s		
Passont matter of malle in the		A	47,800
Reconstruction of walls in the Bankipore Jail			19 000
Calcutta Police—	variation.	1000	13,000
2002년 1월 2002년 전 10일 전 10일 20일 전 10일 전 10일 전 10일 전 10일 전 10일 전 10일 전 10일 전 10일 전 10일 전 10일 전 10일 전 10일 전 10일 전	Y 7 Mil.		- 1
Additions and alterations to the Duff College in order to convert it into	3 40.00	2 244	
a police-station	45,610	88,200	an amount
Garden Reach Thana		68,000	
Barrack for the Government House and Imperial Secretariat Police			
Guards		39,500	
Lines for the new company of Military		57107	1000
Police to be stationed in the			1 50 000
neighbourhood of Calcutta		***** Jan	1,50,000
Mufassal Police—			116 ST/66 T
New Police lines, Nathnagore Barracks for the Reserve Police,			50,000
Midnapore			22,000
Police Barrack, Chandernagore		18,000	******
Bamangachi-Howrah Police outpost Alterations to the Sadar thana,	•••••	11,000	****
Purpag			9 1100
Hooghly-Shahganj Police outpost		13,696	8,000
Barrack and cookshed for the Armed		10,000	
Reserve, Sambalpur		*****	6,400
New thana at Howrah		*****	50,000
		TAX STATE OF THE PARTY.	

	1909-10. Rs.	1 10-11,	1911-12,
Quarters for the inspector and extension of the Reserve lines, Nadia		Rs. 8,677	Rs.
Barrack and cookshed for 14 consta- bles attached to the Sadar Thana in the Khulna district	No alles	4,000	2,000
Quarters for Police at Barasat		******	12,000
Education Department-		ment in the tall	harmes with
Land acquisition for, and the construc- tion of, laboratories, &c., at the Presi-	EO 004	1.50.000	Short tr
Ranchi Zilla School Construction of the Civil Engineering	59,334	1,50,000 12,000	
College at Ranchi New Zilla School building, Chaibassa	24,835		1,00,000
New hostel building for the Calcutta	Joseph L. A.	M. Carlos D.	Towns Si
Madrasa	29,591	Acres	20
matory School, Hazaribagh Purulia High School		8,670 14,000	17,300 2,200
Construction of new hall and class rooms at the Darjeeling Zilla		Judi Com	aghida (d) d U mu a trent
School		13,000	7,800
Erection of a Mansfield gas apparatus for the Chemical Laboratory of the Bihar School of Engineering	936		6,000
Medical Department —	000	7.11	0,000
Electrical Installations Ezra, Eden and			Tribital aven tan
New Surgical Block at the Medical	•••••	7,120	3,000
Fourth Block, Medical College Wards - for insane lepers, Albert	2,16,583 13,700	1,40,000	38,500
Victor Asylum, Gobra Nurses' quarters in the Campbell Hos-	******	11,000	e de la companya de l
pital	28,429	******	•••••
Quarters for the Civil Surgeon, Dar- bhanga Small-pox wards in the Campbell		6,000	1,000
Hospital Police Hospital at Barrackpore	49,239		9,000
Residence for the Civil Surgeon,		12. 1	23,900
Erection of hydrants and fencing in the Medical College compound			5,300
Hostel for the female students of the Temple Medical School, Patna		1000	15,200
Clearing and fencing the land acquired for the frontage of the Temple Medical School, Patna		6,300	1,000
Construction of a dispensary at Raj-			and the same of the same of
mahal Contribution towards the construction	913	4,587*	4,700
of quarters for the Medical Officer at the Fraser Hospital, Burdwan		opanie autori	5,000
Miscellaneous— Press Block in the new Presidency	What we	A STATE OF THE REAL PROPERTY.	A SA
Jail New Circuit House at Arrah	8,567	1,00,000 6,000	3,00,000 12,400
Agricultural College, Sabour, and quarters for the Principal and Professors, including furniture and		Tildinas Tildinas	an Conto
fittings Public Works Department—	2,47,377	88,230	112
Quarters for the subdivisional officer	onether 24		allo :
Quarters for the subdivisional officer,	*****	*****	10,700
Khulna Quarters for the Executive Engineer,		••••	7,400
Ranchi Engineer,	*****	10,000	12,000
• Inclusive of oo tribution	n of Rs. 2,587.	STRUMENTS NO.	

	1905-10.	1910-1	1.	1911-12.
	Rs.	Rs	751	Rs.
Communications—	3 12 to 14		Tel one	
New High Level Tista Valley Road, Section I	6,556	Sadedori		
Causeway on the 25th mile of the	MALL SHAPES			45
Grand Trunk Road		6,000)	8,500
Metalling 131 miles of the Calcutta- Jessore Road	7,820	9,200	1	0,000
Construction of the Cuttack-Sambalpur Roads	9,525	25,000) 5	26,000
Construction of the Sambalpur- Sonepore Road	4,509	1,00	0	3,700
Construction of the Hum Road in Darjeeling		1,05,00	0	23,300
Miscellaneous Public Improvements—	The Cartes	arrand from	(196) GLA	
Renewal of the Nepal boundary embankment in Araria subdivision,			100	
Purnea			And an Huse	12,000
59. Civil Works in charge of the C	ivil Dep	artment.	-The	estimate for
1911-12 is Rs. 34,69,000, and includes	a provi	sion of	Rs	11.50.000 for
1911-12 is its. 09,00,000, and includes	nt Truck	t ond	100.	provision of
payment to the Calcutta Improveme	lic Trus	d Di	a a	provision of
Rs. 11,31,000 for grants to District F	unds an	d Distr	ict Ros	d Fands, of
which the sum of Rs. 60,000 is for feeder	roads, an	d Rs. 9,	25,000	for grants to
District Boards in augmentation of their	r resource	es. Ru	pees 1	1,46,000 have
also been provided for grants to munici	palities :	and oth	er Lo	cal Funds, of
which the principal items are—				
which the principal results with			neri li	Budget,
	DATE TO A	1.11	The Cabour	Rs.
Grant-in-aid to the Calcutta Municip	ality tows	ards the	ost of	
the drainage of the Fringe Area .			1	50,000
the drainage of the Fringe Area . Grants placed at the disposal of Divis	ional Con	missione	s for .	
petty local works of improvement .		***	1	
Lump provision for grants for work	ts of san	itary im	prove-	50.000
ment, etc		•••		,50,000
The following expenditure was Rs. 4,50,000 provided in 1910-11 for sani	tary imp	from	the li	ump grant of
	STATE OF THE			Rs.
Kurseong Municipality, for water-supply	ly	and the	•••	500
Serampore Municipality, for water-work			***	20,000
Hooghly-Chinsurah Municipality, for the	water-work	8	***	70,000
Bagjola drainage scheme Patna Municipality, for flushing scheme	· Les bellets d	150	100	56,000 1,500
Improved office accommodation for the	Sanitary I	Board	i.,	5,400
D 11- of the Dhominethi		400		20,526
Silting up and draining of the Bistup	pur Bhil			7,689
Purnea Municipality, for water-supply	reserved to the second	***	W11::	1,250
Cuttack District Board, for the excava			wells	704
Cost of Sub-Assistant Surgeons depu	ted to mal	arious lo		10.711
during the fever season Grant to the Sanitary Board for the e	mploymen	t of em	VAVOTE	12,711
tracers, etc., in the preparation of pr	244 25 C 2 2 H 2 H 2 H 2 H 2 H		100	10,000
Cost of quinine distributed during the	ie anti-ma	larial ope	rations	The state of the s
earried on during 1909	ADMITTATING SE		***	2,850
Satkhira Municipality, for boring oper			•••	1,000
Puri Municipality, for drainage (main			THE REAL PROPERTY.	15,000
Sahebganj Municipality, for the prepar	ation of a	The state of the s		700
Maheshpur Municipality, for sinking		···	•••	1,250
Berhampore Municipality, for drainag Grant to Divisional Commissioners	for petty	local wo	rks of	16,000
sanitary improvements (Rs. 6,000 to			INS OI	42,000
Grant to the Sanitary Board for the p				
boring apparatus				4,000
Darjeeling Municipality, for drainage		******		30,000
Angul and Khondmals, for village wa		•••	***	2,000
Khulna Municipality, for water-works		Hoelth	Officer	6,000
Cost of the deputation of Dr. Crake, Calcutta, to ascertain the insanit				
connection with the Calcutta Impro			111	1,075
Grant for the improvement of certa			North	
Barrackpore Municipality			THE PARTY OF	200
Pattack Pore manage Party	***	204	***	500

Bengal Provincial Revenue.

		Асто	ALS.		1910-	11.	1911-14.
RECEIPTS.	1906-07.	1907-08.	1908-09.	1909-10.	Sanctioned estimate.	Revised estimate.	Budget estimate.
1	2	8	4		6	7	, 8
Opening balance	Rs.	Rs. 98.84.443	Rs. 71,73,959	Rs. 58,43,588	Rs. 87,37,000	Rs. 91,18,000	Rs.
Spearing statutes	1,10,01,001		11,10,000	00,40,000	Tim Change	01,10,000	1,23,08,000
incipal Heads of Revenue-				EN PLYA	Physical Property of the Control of		
I—Land { Proper Revenue. { Adjustments IV—Stamps V—Excise VI—Provincial Rates VIII—Assessed Taxes IX—Forests	1,62,06,515 12,14,548 23,53,849 80,40,696 36,18,246 24,33,631 5,32,930	1,57,44,049 21,01,634 77,94,137 86,38,850 37,78,437 25,98,514 5,98,825	1,62,79,503 48,96,393 77,99,919 85,00,502 38,10,886 28,21,482 5,92,423	1,65,99,890 64,92,692 78,08,695 83,96,279 89,76,925 27,98,018 5,40,320	1,63,02,00 33,44,000 83,93,000 85,26,000 39,75,000 29,50,000 5,60,000	1,63,63,000 68.87,000 79,50,000 89,00,000 40,70,000 26,85,000 6,00,000	1,64,24,000 -12,34,000 81,00,000 1,35,75,000 40,00,000 27,78,000 12,50,000
X—Registration	12,25,432	13,46,656	14,26,043	13,52,720	14,87,000	12,76,000	13,26,000
Total	4,06,25,347	4,25,01,002	4,61,27,151	4,79,60,539	4,55,47,000	7.87,30,000	4,62.19,000
XII—Interest	2,62,035	3,49,991	5,21,993	7,91,808	8,53,000	7,37,000	5,85,000
leccipts by Civil Department-					Section 1		
XVI-Law and Justice-			Lavaria a	# 12 may 200	The State	14 18 20	
Courts of Law Jails— VVII—Police XIII—Ports and Pilotage XIX—Education XX—Medical	5,73,606 12,07,653 1,38,965 15,39,308 5,60,354 2,43,355	5,79,614 11,65,667 1,41,085 24,90,707 5,65,590 2,38,984	6,39,469 9,21,281 1,80,904 16,65,871 7,18,357 2,81,855	6,00,716 8,59,113 1,89,940 15,22,485 6,06,453 2,90,056	6,24,000 9,64,000 1,67,000 15,48,000 6,00,000 2,98,000	6,75,000 9,24,000 1,85,000 16,13,000 6,46,000 3,45,000	6,15,000 9,14,000 1,74,00 15,85,600 6,50,000 8,29,000
XXI—Scientific and other Minor Departments	2,82,319	2,76,622	2,86,008	3,46,717	8,87,000	3,70,000	3,70,000
Total	45,45,360	44,51,219	45,83,745	44,15,480	45,88,000	47,58,000	46,37,000
XXII—Receipts in aid of Superannua- tion XIII—Stationery and Printing	62,729 1,34,920	4,15,664 1,32,763	59,540 1,29,070	66,558 1,38,569	61,000	64,000 1,41,000	64,000 1,42,000
XXV-Miscellaneous	6,50,181	5,86,455	6,34,688	10,09,099	7,42,000	6,90,000	6,82,000
Total	8,47,830	11,34,882	8,23,298	12,14,226	9,37,000	8,96,000	8,88,000
rigation— XXIX—Major Works (direct receipts) XXX—Minor Works and Navigagation— By Public Works Department By Civil Department	22,97,528 6,60,499	23,80,950 6,52,862	26,33,820 5,79,308 1,02,305	27,02,520 5,63,620 1,01,900	25,92,000 6,50,000	25,25,000 5,50,000	12,24 000 8,00,000
	1,18,688	1,07,147			1,07,000	1,09,000	18 27 000
Total	80,76,715	81,40,949	33,15,433	33,68,040	33,49,000	31,84,000	16,27,000
uildings and Roads-							
XXXII—Civil Works—						in - visit in - i	
By Public Works Depart-	9 10 695	9.41.450	3,48,202	2,55,110	3,65,000	4,00,000	7.14,000
By Civil Department	3,19,625 1,81,234	3,41,459 1,76,872	1,83,184	1,78,766	1,80,000	1,70,000	1.70,000
Total	5,00,859	5,18,931	5,31,386	4,28,876	5,35,000	5,70,000	8,84,000
Contributions	4,98,936	1,01,859					
* Total Receipts	5,03,57,082	5,21,98,233	5,59,03,006	5,81,81,969	5,58,09,000	5,88,74,000	5.48,40,000
· GRAND TOTAL	6,16,18,979	6,15,82,676	6,30,76,965	6,40,25,657	6,45,46,000	6,79,92,000	6,71,48,000

Bengal Provincial Expenditure.

		'Δά	CTUALS.		19	10-11.	1911-1
Expenditure.	1906-07.	1907-08.	1908-09.	1909-10.	Sanctioned estimate.	Revised estimate.	Budge estimat
1	2	3	4	5	6	7	8
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	
Direct demand on the revenues— 1. Refunds and drawbacks 2. Assignments and Compensations 3. Land Revenue 6. Stamps 7. Excise 8. Provincial Rates 10. Assessed Taxes 11. Forests 12. Registration	69,325 35,26,900 2,04,010 3,71,560 55,784 75,115 8,16,244	63,020 87,18,322 2,04,977 3,86,524 45,282 76,530 3,56,697	66,907 37,10,161 2,31,194 3,92,768 41,429 80,002 2,91,991	65,362 37,24,433 2,15,982 4,35,664 42,379 77,858 2,95,660	70,000 39,86,000 2,52,000 4,42,000 64,000 82,000 3,82,000	69,000 38,60,000 2,16,000 4,50,000 58,000 78,000 3,29,000	67,0 40,70,0 2,19,0 7,18,0 79,0 81,0 7,84,0
Total	53,78,203	57,54,700	57,60,761	57,79,367	61,76,000	59,82,0 0	69,03,0
13. Interest on ordinary Debt	2,36,226	3,03,281	4,92,409		5,68,000	5,57,000	4,78,0
Salaries and Expenses of Civil Department— 18. General Administration 19. Law and Justice { Courts of Law Jails 20. Police	18,41,137 74,09,956 26,63,436 69,05,441 11,74,053 38,50,749 21,96,763 41,248 9,73,964	18,73,542 75,61,396 26,96,952 73,93,347 11,95,783 45,52,592 22,41,779 47,083	19,06,794 83,75,876 27,70,423 80,25,874 22,62,056 55,28,726 23,28,035 52,404 12,26,465	19,01,892 82,75,098 25,29,720 81,57,764 11,79,559 55,68,813 28,38,148 51,948	21,02,000 82,43,600 28,71,000 84,75,000 12,93,000 59,17,000 25,16,000 59,000	20,16,000 88,08,000 24,58,000 82,26,000 12,65,000 55,53,000 23,74,000 63,000	87,34,0 27,09,0 85,97,0 11,89,0 70,26,0 25,13,0 64,0
602 mg 13	2,70,56,737			2.00	3,29,08,000		14,69,0
10481	2,10,00,131	2,00,38,010	3,24,70,00	3,12,23,047	3,28,03,000	3,21,42,000	3,47,25,00
Miscellaneous— 29. Superannuation, etc 30. Stationery and Printing 32. Miscellaneous	24,86,467 12,85,202 3,45,620	25,91,643 14,67,251 3,91,254	26,27,146 13,35,983 5,69,380	27,12,983 13,17,476 3,93,697	28,11,000 14,16,000 4,98,000	27,86,000 12,83,000 3,44,000	28,53,00 13,39,00 6,08,00
Total	41,18,289	44,50,148	45,32,509	44,24,156	47,25,000	44,13,000	47,95,00
Pamine Relief and Insurance— 33. Famine Relief 16. Reduction or avoidance of debt Railways (Revenue Accounts)— 40. Subsidised Companies—Land, etc.	7,11,138	2,60,000	1,56,824 2,60,000	2,66,617 2,60,000	2,60,000	2,60,000	2,60,00
Total	7,11,138	2,63,413	4,16,824	5,26,617	2,62,000	2,64,000	2,60,00
rrigation— 42. Major Works— Working expenses Interest on Debt 43. Minor Works and Navigation— By Public Works Department , Civil Department	11,88,907 21,21,310 19,06,731 10,211	14,25,301 21,06,966 18,77,214 12,680	13,97,147 20,90,527 20,32,056 11,116	14,62,472 20,75,292 21,50,218 11,658	19,50,000 20,92,000 22,72,000 8,000	14,91,000 20,76,006 21,00,000 8,000	7,25,000 10,39,000 10,81,000 3,000
Total	52,27,159	54,22,061	55,30,846	56,99,640	57,22,000	56,75,000	7
uildings and Roads— 46. Civil Works— By Public Works Department Civil Department Total	64,93,428 1,87,060	72,53,932 4,04,293	62,93,800 17,29,575 80,23,375	49,51,064 16,76,238 66,27,302	52,59,000 19,26,000 71,85,000	50,50,900 16,01,000	28,48,000 50,93,000 34,69,300
Contributions	26,26,296	76,58.225	18A + A R - 1 - 1	SUD-ASE OF A SECOND		66,51,000	85,62,000
Total charges	5,22,34,536	19,19,273	5,72,33,377	5,49,07,904	5,75,46,000	5 5 6 94 CCO	*** **
Closing balance	93,84,443	5,44,08,717	68,48,588	91,17,653	70,00,000	5,56,84,660	5,85,71,00
GEAND TOTAL	6,16,18,979	71,73,959 6,15,82,676	6,30,76,965	6,40,25,557	6,45,46,000	6.70.00.000	85,77,000
		PAUL TO AND IN				6,79,92,000	6,71,48,00
rovincial surplus (+) or deficit (-)	-18,77,454	-22,10,484	-13,30,371	+32,74,065	-17,37,000	+31,90,000	-37,31,000

APPENDIX A.

Bengal Provincial Receipts, in detail of minor heads.

[Figures in columns (7) and (8) are those provisionally passed by the Government of India.]
The remarks in column 9, except where otherwise especially explained, refer to difference between columns 6 and 5.

I.-Land Revenue-

and and and the second of the	1906-07.	1907-08.	1908-09.	1909-10.	1910-11.	1	1911-12.	of where his viving observe any many last laterages I distinguished with the control of the cont
HRADS.	Actuals.	Actuals.	Actuals.	Actuals.	Sanctioned estimate.	Revised estimate.	Budget estimate.	REMARKS.
1 100	2	8	•	9	9	7	*	Transactification of the first for the state of the state
Gross Land Revenue	Rs. 2,89,04,871	Bs. 2,92,06,720	Rs. 2,92,73,443	Rs. 3,04,85,296	Rs. 3,02,92,000	Rs. 3,04,00,000	Rs. 3,04,13,000	Account with an explanation of Theorem Services and the services of the servic
Deduct collections from Government estates which are wholly Provincial	34,12,948	80,36,761	35,37,661	86,08,044	34,67,000	34,26,009	36,32,000	The increase in 1909-10 was due to botter cellections of the current and arrear demands.
Deduct recoveries of Survey and Settlement charges which are Imperial	-95,210	7,54,384	2,52,088	8,93,560	11,66,000	11,06,000	10,97,000	ent was out throughten guilty fix foul out when the Line.
Total Deductions	33,17,738	87,91,145	87,89,739	46,01,604	46,22,000	46,26,000	46,29,000	
Net amount divisible between Imperial and Provincial	2,55,87,133	2,54,14,576	2,54,83,704	2,59,83,692	2,56,70,000	2,58,74,000	2,67,84,000	
Provincial share of above	1,27,93,567	1,27,07,288	1,27,41,852	1,29,91,846	1,28,35,000	1,29,37,000	1,28,92,000	
Aid collections from Govern ment estates	34,12,948	30,36,761	35,37,661	36,08,044	84,67,000	34,26,000	35,32,000	Budget based on the estimates furnished by the Local officers.
Total Provincial	1,62,06,515	1,57,44,049	1,62,79,503	1,65,99,890	1,63,02,000	1,63,63,000	1,64,24,000	Revised based on the actuals of the first ten months.
Add on account of adjustments as shown on next page	12,14,548	21,01,634	48,96,393	64,92,692	33,64,000	68,87,000	68,87,000 (—)12,34,000	
Grand Total (Provincial share)	1,74,21,063	1,78,45,688	2,11,76,896	2,30,92,582	1,96,66,000	2,32,50,000	1,61,90,000	

	1906-07.	1907-08.	1908-69.	1909.10.	1910-11	TI.	1911-12.	
Надра.	Actuals.	Actuals.	Actuals.	Actuals.	Sanctioned estimate.	Revised estimate.	Budget estimate.	Prince and the second of the second s
To come the contract of	3	8	•	9	8	2	00	6
Contributions from Imperial to Provincial.	Rs.	Rs.	Rs.	Ba,	Rs.	Rs.	Rs.	•
Pixed adjustment under the Provincial Settlement	4,00,000	7,39,000 8,00,000	12,00,000	7,39,000	7,39,000	7,39,000	(-)19,87,000	
For European and Eurasian education	65,000	000'99	65,000	66,000	000'99	000'99		Trainded under the fixed adjusting entry under the new Pro-
For University and Collegiate education	1,60,000	1,60,000	1,60,000	1,60,000	1,60,000	1,60,000	-	rincing under the used adjusting can't write the rincing state of the control of
On account of the abolition of the Petwari Cess in Sambalpur	26,000	26,000	26,000	26,000	26,000	26,000		
with the Settleme in the Chandery restate and Phalji		W.W.						
Provinces	000'9				-		-	A TO MANAGEMENT OF A CONTRACT
On account of the Madaripur Bhil Route (Maintenance) For capital expenditure on ditto For education of students from	60,000	60,000	83,838	1,61,840	1,58,000	000,000	1,76,000	Represent a moiety of the net capital outlay on the scheme payable by the Government of Eastern Bengal and Assam.
Fastern Bengal and Assam in the Serampore Weaving School For Cantonment Magistrates	29,000	11	11	11	11	1,000	3,000	Imperialized with effect from the 1st April 1907.
relief Scheme For Archwological expenditure	10,000	2,60,000	2,60,000 6,000	2,60,000 6,328	2,60,000	2,60.000	2,60,000	
Monair	706	-		ı			The state of	zaite3i.
Provincial revenues	Total Total	10 mg	16,95,000	30,42,000	1.0	1.	ann a	These were special Imperial assignments made partly in order to make good the Provincial deficit and partly to restore the
For expenditure on Education For expenditure on Sanitation	i		-	i		24,50,000		normal scale of expenditure on Civil Works.
Contribution from Eastern Bengal and Assam towards the pre- rayetton of a standard book on		ar compati	S) surappos	D 602 (D) 500			A Parameter	Estimal To the
silver Work	*		100	Total Some	4.0	8,000	The second second	
of records in Orisan Burplus of receipts over expenditure of the districts transferred from Bengal to Eastern Bengal	1	29,000	000'69	88,000	1,18,000	1,18,000	1,47,000	

																The Police is the first property of the police of the second of the seco		The cold of group with two in the present constitutes again and				· 如此如何 () 公司特別四十二年() 在 () () () () () () () () (Included under the fixed adjusting entry	The state of the s			The decrease is due to the re-transfer of the control of the Govern-	ment House gardens to the Military Department.			
29,000	28,000					7,80,060												Name :	*****	10110									A PRINCE			-	
20,000	28,000		1				W. 641 P. F. F. F. F. F. F. F. F. F. F. F. F. F.		0 000	2,000			1000			12,000			4,000	4.90782	3	18,000	36,000	\$5.0x0	0000	2,000			3,000	3,000		And the Parket	10,000
20,000	28,000		į				-			:					:	12,000			4,000	War ore		13,000	38,000	100.4		2,000			8,000	8,000			20,000
20,400	28,000		23,000				-			13,512					100	12,000			4,330			18,000	36,000	4000		2,000			2,500	3,000	19-9-105		70,000
18,450	28,000		12,000	1.81.176	al rivate		6.070			189'6			4 149	2,140		12,000			4,330	4.8.Cash		13,000	36,000	P. P. Radio		2,000			10,600	3,000	1 September		70,600
16,000	28,000		i													12,000						-	86,000	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1		2,000			10,600	3,000	- Farst-dal		000'04
16,000	28,000	8.17.180	1				-			1					:	12,000					8173		7			1					10000		
Street, by the Commerce and Industry Department of the Government of India	Bengal and Assam to the Belgachis Veterinary College	Kor charges in connection with Major Sutherland's enquiry in	the Medical College Grant for special bonus to	low.paid Government	Transfer of buildings occupied	by the Superintendent, Post	Imperial	connection with Ca	conduct an enquiry into the	Fees paid by the Eastern Bengal	and Assam Government to the Sanitary Roard Bengal for	the preparation of the water-	Municipality	For the excavation of Agsm	Kuan (well) in Patna	tion of the Dhaka Canal	For the transfer of a portion of the cost of the Calentia Collecto-	rate from the divided head of	head of Land Revenue	Labour Transport in Bengal	payable by Eastern Bengal and	For increased remnaration to	the Solicitor to Government	account of supplies by the	Central Press, Calcutta, to the	For transfer of the control of the	Government gardens in and near Calcutta to the Superin-	tendent, Royal Botanic	Grant to the Bibliothica Indica	Fund of the Asiatic Society	banking fees charged to Local Funds in respect of their	transactions with Government	treasuries

Annual control of the second	1906-07.	1907-08.	1908-09.	1909.10.	1910-11.	m.	1911-12.	
	Actuals.	Actuals.	Actuals.	Actuals.	Sanctioned estimate.	Revised estimate.	Budget estimate.	note the strains despend to specify profit the continue of Fig. (South).
the product of the product		8	•		9	7	00	6
•	Rs.	Rs.	Rs.	Bs.	Rs.	Rs.	Bs.	The state of the s
Police charges			21.000	21,000	21.000	21.000		
Expenditure on cemeteries On account of the remission of	ľ	4,000	4,000	4,000	4,000	4,000	1	
audit fees bitherto charged to	1	000'99	66,000	165,000	65,000	65,000		Included under the fixed adjusting entry.
improvements.	1		4,50,000	4,50,000	4,50,000	4,50,000	-	
cipal accounts	:		Negative.	11,000	11,000	11,000		
from 1911-12. Conduct of the Overseer and	1	1	1	1		1	-	Rupees 7,46,000 sanctioned but included under the fixed adjust- ing entry.
Eastern Bengal and Assam		1 dige.	o di	3,669	0,000	0.4	-	The Government of Eastern Bengal and Assam now pays the charge
the text-books for the High		1		110	Server Server	The second second		CITEGE TO THE TRANSMINE PORTUGE
Honour Examinations in the			1 Sa. 4 A	The second	The same of	10000		
Tibetan language For training in agriculture of		1	1	1,708	-	1		
Babu J. N. Chakravary whose services have been transferred to Esstern Bengal and Assum On account of the rent payable by the Survey and Settlement		1		8,210	1	I.S.	1	
parties, Midnapore, for the temporary occupation of the new Collectorate buildings			1		1	30,000	1	
ment Trust	-				-		1,60,000	
Deduct Contribution from Pro-		Ton F	and the second	•				
Transfer of the balance of the District Dak Funds to Imperial	2.17.780			on you				
Ercese credit to Provincial on								
	1	1	16,300		1	1	1	
the Superannuation Fund	21,000	21,000	21,000	21,000	000'16	21,000	***	
Capital outlay on Irrigation	0.48.000	9 45 000	2 48 000	0 44 000				

Included under the fixed adjusting entry.	Rupees 54,68,000 has been included under the fixed adjusting						Revised based on ten months' actuals.		Section of the contract of the		The decrease is due to the fact that revenue from packwai, which was hitherto included under this head, is now shown separately.			The increase in the revised is due to better settlements and increased consumption.
*	1 1	81,000	(-)12,34,000		43,50,000	2,10,000 1,20,000 30,000 10,000	1,62,00,000	81,00,000	Selfage Self	3,20,000	2,30,000	91,50,000	14,80,000 7,20,000 15,00,000 7,50,000	1,41,50,000
3,69,000	16,000	. !	000'28'89		43,25,000	2,10,000 1,20,000 80,000 10,000	1,59,00,600	79,50,000	The Black	3,20,000	2,00,000	90,50,000	14,80,000 7,00,000 15,00,000 7,00,000	1,39,50,000
3,69,000	16,000		33,64,000		53,36,000 1,10,35,000	2,10,000 1,50,000 40,000 15,060	1,67,86,000	83,93,000	250	2,90,000	8,62,000	000'00'08	12,00,000 6,60,000 14,00,000	1,34,12,000
	16,000		64,92,692		43,45,196	2,05,825 61,724 28,214 42,510	1,66,17,389	78,08,695	GEN	3,20,101	8,57,285	86,45,732	12,60,646 6,68,175 14,36,028	1,81,87,967
	11	i	48,96,393		46,86,068	1,90,669 80,712 28,803 12,029	1,58,99,838	77,99,919		2,94,959	7,90,157	89,87,331	12,39,503 6,57,942 14,06,182	1,88,76,014
. 1			21,01,634		46,14,354	1,93,283 3,08,724 21,689 3,988	1,55,88,275	77,94,137	2	2,70,106	9,03,682	92,98,836	11,82,292 6,25,488 13,16,544	1,35,96,943
- A	1 1	I	12,14,648		42,94,584	1,93,781 1,71,939 20,092 6,869	1,47,06,698	73,53,349		2,99,985	7,73,193	16,76,693 39,92,236 29,31,323 86,465	11,35,078 6,20,681 13,40,024	1,28,55,678
Recovery of contribution from Provincial in connection with the new scheme of taxation under Stamps and Excise For excess of receipts over charges in the office of the Agent for	Government Consignments, Calcutta, which has been provincialized Assignment from Provincial to Imperial under the terms of the new financial settlement	For the transfer of the charge of the office of the Examiner of Public Works Accounts from Provincial to Imperial	Net sum to be transferred from Provincial to Impatial	IVStamps-		Duy on phan-paper to be used with court-fee stamps. Duty on impressing documents. Fines and penalties	Total	Provincial share	V.—Excise—	License and distillery fees for the sale of liquors and drugs— Foreign liquors	country spirits—	Distillery Outstills Still-head duty Miscellaneous	Toddy revenue Opium and its preparation Other drugs, ganja, bhang, etc. Pachwai revenue	Total

27,78,000

26,85,000

29,50,000

27,98,018 55,86,037

25,98,514 61,97,028

66,42,964 28,21,482

48,67,262 24,88,631

Provincial share

HEADS. 1 2 3 4 5 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	Market School of the State of t		The real Property lies and the least lies and the lies and the least lies and the least lies and the least lies and the least lies and the lies and the least lies and the least lies and the lies and the lies and the lies and the lies and the	-	
Actuals. Actuals. Actuals. Actuals. Actuals. Actuals. Actuals. Actuals. Actuals. Actuals. Actuals. Actuals. Actuals. Actuals. Bs.		1910-11.	411.	1911-12.	
Bs. Bs. Bs. Rs. > <th>Sanctioned estimate.</th> <th>Revised estimate.</th> <th>Budget estimate.</th> <th>BRABES.</th>		Sanctioned estimate.	Revised estimate.	Budget estimate.	BRABES.
Rs. Rs. Rs. Rs. Rs. 17,31,399 19,96,606 20,69,997 19,04,121 14,71,197 14,60,889 15,42,247 16,78,101 23,118 23,261 21,016 22,369 1,60,81,392 1,70,77,699 1,70,01,004 1,67,92,568 86,40,696 85,38,850 85,00,502 83,96,279 1,26,776 1,59,884 1,50,820 1,71,306 36,18,246 37,78,437 38,10,886 39,76,926	10	9	7	80	6
1,60,81,392 1,70,77,699 1,70,01,004 1,67,92,568 80,40,696 85,38,850 85,00,502 83,96,279 34,91,470 36,18,463 36,60,066 58,05,619 1,26,776 1,59,884 1,60,820 1,71,306 36,18,246 37,78,437 38,10,886 39,76,926	19,0	Bs. 20,50,000 15,68,000 22,000	Rs. 19,36,000 18,90,000 24,000	Rs. 19,61,000 19,65,000 24,000	The decrease is due to diminished consumption in Calcutta where the restrictive system is in force. The increase is attributed to the general prosperity of the year and to reduction in retail prices.
34,91,470 36,18,463 36,60,066 38,0 1,26,776 1,59,984 1,50,820 1,7 86,18,246 87,78,437 38,10,886 39,7	1-1	1,70,62,000	1,78,00,000	1,86,76,000	Revised based on eleven months' actuals. The increase is due to the favourable agricultural prospects.
34,91,470 36,18,463 36,60,066 38,0 1,26,776 1,59,984 1,50,820 1,7 36,18,246 37,78,437 38,10,886 39,7			Total Care		
36,18,246 87,78,437 38,10,886 39,7	38,0		39,20,000	38,20,000	The decrease in 1911-12 as compared with the revised estimate for 1910-11 is due to the expected falling off in the cess receipts on mines owing to the depressed condition of the trade in coal.
VIII Assessed Arres	39,7	39,75,000	40,70,000	40,00,000	
Deductions by Government from salaries and pensions, etc 4,20,988 4,27,164 4,40,522 4,49,067 Deductions by Government from Interest on Government securities 21,801 23,830 21,053 23,322 Deductions from salaries, etc.,		4,60,000	4,45,000	26,000	Budget includes the deductions from salaries in the Public Works Department which will be divided in equal proportions between Provincial and Imperial Revenues with effect from 1911-12.
paid by local authorities or 58,887 58,699 63,240 68,989		63,000	000'69	70,500	The state of the s
authorities or companies 1,02,747 1,11,088 1,27,334 1,28,055 Ordinary collections 42,44,122 45,55,085 49,71,118 48,99,498		1,27,000 62,06,000	1,47,000	1,40,000	The decrease in the revised is mainly due to smaller collections in Calontia. Burdwan and Manbhum.
Penalties 11,114 11,786 9,344 8,996 Miscellaneous 8,103 9,376 7,353 8,110		10,000	9,000	10,000	
Total 48,67,262 61,97,028 56,42,964 55,86,037	125	000'00'69	68,70,000	65,67,000	Revised based on ten months' actuals.

Timber and other produce removed from the forests by 46,156 £6,028 117,689 28,370 16,700 62,000 64,000 The increase both in the revised and the Budget is due to the working of the forests by 9,82,886 11,01,658 11,24,366 10,16733 10,41,700 11,02,000 The increase both in the revised and the Budget is due to the working of the forests by 9,82,886 11,01,658 11,24,366 11,54,846 11,02,000 The increase both in the revised and the Budget is due to the working of the forests by 11,02,000 The increase both in the revised and the Budget is due to the working of the forests by 11,02,000 The increase both in the revised and the Budget is due to the working of the forest by general to the working of the forest by general the sale of the forest by general the sale of the forest by the forest by the confidence of the forest by the sale of the forest by the for	IA.—L'orests—						The state of the s		
9,82,885 11,01,553 11,24,366 10,16,733 10,41,700 11,02,000 11,60,000 4,085 6,506 40,874 32,222 3,600 8,000 3,000 10,65,859 11,97,650 11,84,846 10,16,80,42 5,40,320 6,50,000 12,60,000 5,32,930 5,98,825 6,92,428 5,40,320 6,50,000 6,0,000 12,60,000 11,37,637 12,47,672 13,27,151 12,46,687 13,77,000 11,75,000 12,56,000 32,005 37,708 37,437 40,526 65,000 38,000 39,000 65,790 61,181 13,45,678 13,77,000 11,75,000 12,55,000 12,25,439 13,46,656 44,000 38,000 62,000 62,000 12,25,439 13,46,656 14,87,000 12,75,000 13,26,000	Timber and other produce removed from the forests by	46.155	FO 698	17.669	28.870	16.700	62.000		The increase both in the revised and the Budget is due to the working
4,085 5,506 1,937 2,222 3,600 8,000 3,000 anticipated from the sale of timber in 10,65,859 11,97,650 11,97,650 11,84,846 11,00,000 12,00,000 12,50,000 Bevised based on ten months' actuals. 10,65,859 11,97,650 11,84,846 10,80,640 11,00,000 6,0,0,000 12,50,000 Revised based on ten months' actuals. 11,87,837 12,47,672 13,27,161 12,46,687 13,77,000 11,75,000 12,25,000 88,000 88,000 62,000 62,000 62,000 62,000 13,26,000 Revised based on ten months' actuals. 12,25,439 13,46,566 14,87,000 12,75,000 12,25,000 88,000 62,000 62,000 62,000 62,000 62,000 62,000 62,000 62,000 13,26,000 Revised based on ten months' actuals.	r and other produce oved from the forests by umers or purchasers	9,82,885	11,01,552	11,24,366	10,16,733	10,41,700	11,02,000	A Company of the Comp	of timber in Puri and Augul by government squeey instead of through private parties. The operations of the Bengal Timber Trading Company in the
10,65,859 11,97,650 11,87,672 13,27,151 12,46,687 13,77,000 11,75,000 12,25,000 Revised based on ten months' actuals. 11,37,637 13,47,672 13,27,151 12,46,687 13,77,000 11,75,000 12,25,000 82,000 82,000 62,000 13,25,000 13,26,000	pated drift and waif wood	4,085	89,964	1,937	2,232	3,600	33,000	3,000	anticipated from the sale of timber in the Sundarbans Division.
6,32,930 6,98,825 6,98,423 5,40,320 6,50,000 6,04,000 12,60,000 Made wholly Provincial with effect from 11 11,37,637 12,47,672 13,27,151 12,46,687 13,77,000 11,75,000 12,25,000 85,730 37,708 37,437 40,526 66,000 62,000 62,000 12,25,432 13,46,566 14,25,043 13,52,720 14,87,000 12,75,000 13,26,000 Revised based on ten months' actuals.		10,65,859	11,97,650	11,84,846	10,80,640	11,00,000	12,00,000	12,50,000	Revised based on ten months' actuals.
11,37,637 12,47,672 13,27,151 12,46,687 13,77,000 11,75,000 12,25,000 38,000 52		6,32,930	5,98,825	6,92,423	5,40,320	6,50,000	6,0,,000	12, 60,000	Made wholly Provincial with effect from 1911-12.
11,37,637 12,47,672 13,27,161 12,46,687 13,77,000 11,75,000 12,25,000 12,25,000 13,26,000 13,75,000 13,75,000 13,26,000 13,26,000 13,26,000 Revised based on ten months' actuals. 12,25,432 13,46,556 14,26,043 13,52,720 14,87,000 12,75,000 13,26,000 Revised based on ten months' actuals.	Registration —							1000	
Total 12,25,432 13,46,556 14,28,043 13,52,120 14,87,000 12,75,000 13,26,000 Revised based on ten months' actuals.	r registering documents for copies of registered iments	11,37,637 32,005 65,790	12,47,672 , 87,708 61,181	13,27,151 37,437 61,456	13,46,687	13,77,000 44,000 66,000	38,000 38,000 62,000	39,000 62,000	
	Total	12,25,432	13,46,556	14,26,043	13,52,720	14,87,000	12,75,000	13,26,000	0

	-			-				
Class IInterest on advances to							THE REAL PROPERTY.	
cultivators— On advances to cultivators								
under the Land Improve- ment Louns Act	25,138		(41,519)			No. of the last		
On advances to cultivators under the Agriculturists' Loans Act, XXII of 1884	27,094	1,04,494	98,933	3,21,121	4,25,000	3,20,000	1,75,000	The decrease in the revised is due to the fact that larger recoverios were made in 1908-10 than were anticipated.
On loans to Co-operative Credit Societies	94	-63	90	414	1,000	1,000	1,000	
Class II.—Interest on advances			Th.		1	140055-	Wegan.	
On advances under the Public Demand and Becovery Act, 1895	-13,307	33,068	43,272	37,474	27,000	22,000	25,000	
On drainage and embank- ment advances Oldes Uller-st on loans to	10.841	7.454	1.21.031	2.12.574	1,73,000	1,81,000	1,60,000	
Class IV.—Interest on loans to Municipal and other public								
Corporations (excluding Pre- sidency Corporations) Interest on Government securities	1,52,614	1,61,768	1,78,378	1,76,452	1,84,000	1,73,000	1,85,000	
Interest on famine advance	******	2,058		7,400	******			

The decrease in 1909-10 was due to smaller supplies of goods to the Police and Ordnance Departments.

000'00'6

9,10,000

9,50,000

8,45,536

696,80,6

11,42,380

11,93,516

i :

Jail Manufactures ...

9,14,000 Revised based on the actuals of the first nine months.

9,24,000

9,64,000

8,59,113

9,21,281

11,68,667

12,07,553

.

Total

XII .- - Interest -- concluded.

Weste	1908-07.	1907-08.	1908-09.	1909-1910.	19	1910-111.	1911-12.	
	Actuals.	Actuals.	Actuals.	Actuals.	Sanctioned estimate.	Revised estimate.	Budget estimate.	I. R. M. A. R. F. S. S. S. S. S. S. S. S. S. S. S. S. S.
1	8	en	4	10	9	7	œ	6
Miscellaneous— Interest on arrears of Public Works Cess	Rs. 33,493 17,720	Bs. 31,864 1,264	Bs. 34,246 1,748	Rs. 30,123 1,674	Rs. 32,000 2,000	Bs. 30,000 1,500	Bs. 29,500 1,000	The actuals of 1906-07 included interest on debentures held by the Calcutta Police Superannuation Fund which were sold in
Interest on zamindari embank- ment recoveries, etc.	1,320	883	746	892	1,600	900	909	1907.08.
Total Miscellaneous	62,533	34,110	86,740	32,689	35,000	32,000	31,000	•
Total	2,62,035	3,49,991	6,31,993	7,94,808	8,53,000	7,37,000	6,85,000	
							A TOP TO SERVICE AND A SERVICE	
Sale-proceeds of unclaimed and escheated property Court-fees realised in cash General tees, fines and forfeitures Pleadership Examination fees	28,611 18,360 4,86,840 25,504	26,045 4,86,592 26,493	73,220 21,227 5,04,052 27,483	24,389 20,683 5,07,085 28,686	28,000 21,000 5,30,000 29,000	25,000 50,800 6,52,000 30,000	26,000 21,000 5,20,000 29,000	There were special receipts of Rs. 43,000 in the district of Bhagalpurin 1908-09. Revised includes special receipts on account of process servers' fees in/Midnapore, Khulna and Shahabad.
Miscellaneous	11,894	17,490	12,682	1,233	15,000	17,000	18,000	
Total	5,73,506	5,79,614	6,39,469	6,00,716	6,24,000	6,75,000	6,15,000	Revised based on the actuals of the first nine months.
XVIBJails-	100 to 10						a de	
Jails	14,037.	16,287	12,312	13,577	14,000	14,000	14,000	

XVIIPolice-								
Police supplied to Municipal and Town Funds. Police supplied to public Departments, private Companies and persons Presidency Police Recoveries on account of village police Fees, fines and forfeitures Superainitation receipts	80,793 76,232 491 25,869 6,089	18,386 76,108 588 27,104	39 64,608 76,288 1,994 27,948	74,226 76,783 2,712 27,013 286 9,420	2,000 27,000 27,000	64,000 78,000 3,000 28,000	65,000 77,000 4,000 27,000	The increase in 1908-09 and 1909-10 was due to unusual recoveries on account of punitive police which are expected to be more normal in 1911-12.
Total	1,38,906	1,41,085	1,80,904	1,89,940	1,67,000	1,85,000	1,74,000	Revised based on the actuals of the first nine mouths.
XVIII.—Ports and Pilotage—								The state of the s
Sale-proceeds of vessels and stores Registration and other fees Photage receipts { Calcutts Lead-money for Volunteers	73,362 13,73,690	1,580 70,848 118,88,777	22,003 75,205 13,76,806	76,907 13,63,024 74,364	13,90,000	82,000 14,36,000 14,000	1,000 72,000 14,30,000	The actuals of 1908-09 included the sale-proceeds of the pilot vessel. Fame. The Government of Eastern Bengal and Assam is making its own arrangements for the examination of Masters, Serangs, etc. Larger receipts are expected owing to the improvement in trade.
Miscellaneous— Deductions for mess-money Marine survey Overtime fees Miscellaneous receipts of the Shipping Office Other items Sale-proceeds of old stores and materials Rees for certificates of inland vessels under Ast VI of	12,987 44,646 8,192 6,926 3,637	12,596 39,675 8,175 4,726 3,887	13,166 37,024 8,384 6,079 6,122	14,150 38,197 9,153 7,388 3,909 6,994	13,500 40,000 8,400 6,150 5,000		14,000 34,000 10,000 5,000	The Government of Eastern Bengal and Assam has made its own arrangements for the survey of vessels at Goalundo. Represents the sale-proceeds of the steam-launch Enchantress.
ng	472		11	11 ::	09	190000		N. State of
Total Miscellaneous GraxD Total	75,859	69,127	69,764	15,22,485	15,48,000	16,13,000	15,85,000	Berized based on the actuals of the first nine months.

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	1906-07.	1907-08.	1908-09.	1909-10.	1910-11.	T.	1911-12.	
Надо.	Actuals.	Actuals.	Actuals.	Actuals.	Sanctioned estimate.	Revised estimate.	Budget estimate.	Веилеке.
1	83	8	•	9	9	1	8	
Pass (Roverment Colleges	Bs.	Rs.	Bs.	Rs.	Rs.	Rs.	Rs.	
General	1,77,418	1,90,152	1,78,728	2,26,615	2,13,000	2,39,000	2,42,000	The state of the s
Professional	47,152	50,229	81,107	39,110	97,500	36,000	38,000	
Fees, Government Schools-	2,58,033	2,62,832	2,97,604	2,82,986	2,73,000	3,00,000.	3,01,000	
Special Contributions from Native States,	12,962	12,239	11,068	15,626	18,000	15,000	15,000	THE THE RESIDENCE TO A STATE OF THE PARTY OF
private persons and Municipalities	10,973	8,864	13,497	11,607	18,000	16,000	13,000	The state of the s
Income from endowments Miscellaneous	63,826	41,273	1,91,344	30,609	45,600	40,000	7,000	The actuals of 1908-09 included the refunds made by District Boards of the amounts placed at their disposal in previous years for primary
Total	6,60,354	6,65,650	7,18,357	6,06,453	6,00,000	6,46,000	6,50,000	school buildings. Revised based on the actuals of the first nine months.
XX.—Medical—							1906	
Medical School and College fees Hospital receints (receints from	61,294	50,844	69,170	688'99	63,000	70,000	75,000	Larger fees are expected from the Medical College.
paying patients) Lunatic Asylum receipts Contributions (from Municipal)	1,11,387	1,14,858	1,47,055	1,45,012	1,50,000	-1,68,000	1,60,000	
ities and private persons)	47,729	48,914	47,392	45,672	67,000	000'29	99,000	The figures for 1910-11 and 1911-12 include increased contributions from the Calcutta Corporation towards the Campbell Hospital and
Medicines sold to Civil Surgeons Miscellaneous	15,080	6,244	13,584	13,303	13,000	1,000	13,000	the Sambhu Nath Pundit Hospital. Revised includes Rs. 17,498 on account of the charges for the Clayton fumigating apparatus credited by the Port Commissioners.
Total	2,48,855	2,38,934	2,81,855	2,90,056	2,98,000	3,45,000	3,29,000	Revised based on the actuals of the first nine months.

Botanical and other public garden receipts Veterinary and stallion receipts Cinchons plantation Agricultural receipts including receipts on account of experimental cultivation Public exhibitions and fairs Emigration fees		1,812 33,839 2,06,267 9,816 281 281	2,079 83,461 1,92,238 12,920 22 26,743	2,631 29,637 2,43,066 31,266 243 29,330	2,500 35,000 2,50,000 64,000	3,000 3,000 3,60,000 31,000 5000		The increased receipts are due to the opening of several new farms and to the realisation of College fees and dieting charges from the students of the Bengal Agricultural College at Sabour.
117			2,767	620	1,500	3,000	1,000	
Total	2.82.319		2,86,008	3.46.717	3.87.000	8.70.000	8 70 000	8.70 000 Ravised based on the actual of it. 6

XXII.—Receipts in aid of Superannuation—

	64,000	64,000	000'19	899'99	29,540	4,15,664	62,729
Fund.							9.
The actuals of 1907-08 represented the sale-proceeds of the Calcutta Municipal debentures belonging to the Police Supersamusion	14,000	18,000	13,000	13,712	12,968	11,751	12,568
	2,000	2,000	2,000	2,050	2,062	2,237	1,680
Estimates based on actuals.							
	6,003	7,000	6,000	6,488	3,463	4,545	8,011
	42,000	41,000	39,000	42,629	39,461	42,555	88,747
No provision made for 1911-12 as the only subscriber has retired from service with effect from the 6th September 1910.	1	1,000	2,000	1,679	1,686	1,609	1,622

XXIII. -Stationery and Printing-

T. T.	1906-07.	1907-08.	1908-09.	1909-10.	1910-11.	н.	1911-12.	
***	Actuals.	Actuals.	Actuals.	Actuals.	Sanctioned estimate.	Revised estimate.	Budget estimate.	A control of the second of the
Appendiculation of the property of the property of the rest of the	. 23	80	,	9	9	7	80	6
Stationery receipts	Rs. 2,243	Rs. 2,249	Rs. 2,699	Rs. 1,421	Rs. 2,500	Rs. 2,000	Rs. 2,000	Ringula on the Control of
	1,00,614	96,581	94,191	1,07,680	95,900	1,10,000	1,12,000	The decrease in the revised is under receipts for work done for
Total	1,84,920	1,32,763	1,29,070	1,38,569	1,34,000	1,41,000	1,42,000	local and private notices. Beyised based on the actuals of the first nine months.
XXV.—Miscellaneous—								
Recovery on account of famine expenditure	4,36,132	4,06,717	3,823 4,64,451	6,841 7,06,466	4,06,000	3,62,000	4,50,000	beating and and organization that the first of the second
Sale-proceeds of Darbar presents Sale of old stores and materials	2,190	15,619 3,013	19,961	5,100 46,612	3,000	20,000	11,000	The actuals of 1909-10 included Rs. 40,000 being the sale-proceeds
Sale of lands and houses, etc	6,987	1,919	296	91,660	1,86,000	1,38,000	40,000	sale-proceeds of stock and machinery at Fraserganj. The actuals of 1909-10 included a moiety of the sale-proceeds of the forshearan thans. Revised includes the other moiety and the
POPULATION AND THE AND			E.			1003		sale-proceeds of buildings at Fraserganj. Budget represents the sale-proceeds of the land and buildings of the old Garden Reach
Fees for Government audits	49,994	16,769	27,086	16,591	19,000	18,000	26,000	Hana. Budget includes expected recoveries of arrears. The actuals of
Rents	17,086	29,421	18,043	18,730	19,000	19,000	18,000	1906 of included adult tees for a dimestal accounts which have been abolished with effect from 1907-08.
saur "	8,166 27,198	9,670	2,973	4,077	8,000	6,000	4,000	The levy of banking fees was abolished with effect from 1907-08.
Courts Recoveries of Law charges	961'09	66,632	67,420	73,116	000'19	27 Box	67,000	total our lider - to green up and of a literature foundation in
other than those in pauper suits Value of mathematical stores returned Sundry recents—Circuit, house	15,938	21,870	18,372	14,040	17,000		14,000	
Miscellaneous receipts on account of Public Works Cess under Act IX (B.C.) of 1880	1,648		169	109		•	98	

	A larger, number of elophants is expected to be sold.				The decrease in the revised is due to the smaller area irrigated during the hot weather of 1910.		This wholly Provincial head will be divided with effect from 1911-12.			The increase in the revised is due to recoveries of arrears. Budget is based on the normal demand.					The decrease in the revised is "due to the closure of the Bhangore Khal and Chitpur lock.	
2,000	30,000	1,31,000	6,82,000		5,16,000 1,89,500 57,000 17,65,000 12,500 10,000	25,50,000	12,75,000	404		1,04,009	***************************************	1,04,000	F-74		26,000 700 4,11,000 56,000	4,98,700
		1,10,000	000'06'9		5,16,000 1,94,000 57,000 17,47,000 11,000	25,35,000	25,2 5,000	1000		1,09,000		1,09,000	3.		26,000 700 8,70,000 6,4000	4,50,700
1	5,000 16,500	1,07,000	7,42,000		4,93,000 1,93,090 73,000 18,22,000 11,000	25,92,000	25,92,000	3.00		1,07,000		1,07,000	1	9	27,000 1,000 4,70,000 51,000	000'67'9
1,688	27,466	1,17,021	660'60'01		6,27,884 2,02 123 63,742 18,96,203 13,568	27,02,530	27,02,520			1,91,900		1,01,900	1	0	26,179 775 3,80,758 47,769	4,55,481
1,076	14,299	96,816	6,34,688		6,14,772 1,74,734 46,056 18,71,088 27,171	26,33,820	26,33,820		•	1,02,306		1,02,305		*	27,859 1,158 4,32,012 88,107	4,92,136
1,175	6,406	1,17,621	5,86,455		4,87,689 1,63,330 68,703 16,63,360 17,868	23,80,950	23,80,950	10 to 10 to		1,07,147		1,07,147	4		25,049 717 6,23,510 {	6,49,276
403	205 12,900 14,107	1,06,182	6,50,181	-(Direct Receipts)-	6,01,729 1,66,521 71,516 16,64,819 2,944	22,97,528	22,97,528	jation-		1,14,382	4,306	1,18,688		*1	37,738 797 5,03,968	6,42,503
account of the manage- ment of Wards estates		Total Miscellaneous	GRAND TOTAL	XXIXMajor Works-(Direct	Orissa Canals Midnapore Canal Hijli Tidal Canal Sone Canals Tribeni Canal	Tolky	Provincial share	XXXMinor Works and Navigation-	IN CHARGE OF THE CIVIL DEPARTMENT.	Recoveries on account of lands henefited by embankments Recoveries on account of the capitalized maintenance charges of	the Rajapur Drainage Project	Department	In Charge of the Public Works Department. (Irrigation and Navigation	Works for which Capital and	Galcutta and Rastern Canals Calcutta and Rastern Canals Madaripur Bhil scheme	Total

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Надов.	Actuals.	Actuals.	Actuals.	Actuals.	Sanctioned estimate.	Revised estimate.	Budget estimate.	Kem erze.
	01	88	4	9	9	2	*	6
Works for which only Revenue accounts are kept-	Bs.	Rs.	Rs.	Rs.	Rs.	Be	Rs.	
Nedia Rivers Gaighatta and Baxi Khal	45,515	35,235	28,765	31,406	30,000	33,000	32,000 5,000	
Total	48,515	37,735	82,234	88,906	84,500	87,000	37,000	
Works for which neither Capital nor Revenue accounts are kept-							,	
11	29,131	18,968 6,823	19,867 6,126	16,726	21,000 6,500	26,000	26,000	
Bihar Damodar project	2,000	11	11	11		11	11	
Total	32,766	24,781	24,982	83,275	26,500	28,500	81,000	
Total Irrigation and Naviga-	6,23,784	6,11,792	5,49,352	5,27,662	6,10,000	6,16,200	6,61,700	
Agricultural Works.								
Works for which only Revenue accounts are kept-								
Magra Håt Drainage Project	88	886	8,651	8,420	2,000	4,000	6,000	
Works for which neither Capital nor Revenue accounts are kept-								
Gavernment embankments	81,917	18,791	6,868	17,618	11,600	13,000	13,000	
contract	4,705	26,331	19,637	15,920	21,500	16,800	19,300	
Total Agricultural Works	36,715	41,060	29.958	95.958	40.000	88.800	38,300	

1,72,832 1,67,800 1,73,776 1,63,189 1,70,000 1,60,000 1,00,000 1,60,000 1,60,000 1,60,000 1,60,000 1,60,000 1,60,000 1,60,000 1,60,000 1,60,000 1,60,000 1,60,000 1,60,000 1,60,000 1,73,776 1,83,184 1,73,776 1,80,000 1,7	Pub	6,60,499	6,52,852	6,79,308	6,63,620	000'09'9	6,50,000	000,000	
1,72,982 1,67,800 1,73,776 1,63,199 1,70,000 1,60,000 1,60,000 1,60,000 1,846 1,421 2,660 1,803 3,000 2,000 2,000 8,000 8,000 8,000 8,000 8,000 1,81,234 1,73,766 1,80,000 1,7	D LOTAL	7,79,187	7,69,999	6,81,613	5,65,520	7,67,000	0,00,66,6	8,52,000	This wholly Provincial head will be divided with effect from 1911-12.
1,72,932 1,87,800 1,73,776 1,63,189 1,70,000 1,60,000 1,60,000 1,60,000 1,60,000 1,846 1,421 2,650 1,803 8,000 2,000 2,000 2,000 2,000 3,000 3,000 1,76,572 1,83,184 1,73,766 1,80,000 1,70,000	XXXII.—Civil Works—								
6,467 7,661 8,866 1,803 3,000 2,000 1,81,234 1,76,672 1,83,184 1,73,766 1,80,000 1,70,000 8,000 8,19,625 3,41,469 3,48,202 2,56,110 3,55,000 4,00,000 7,14,000 6,00,869 6,18,331 6,31,386 4,28,876 6,38,000 6,70,000 8,54,000	OF THE CIVIL RIMENT.	1.79.039	1.87.800	178778	188	1,70,000	1.80 000	800	
6,467 7,561 6,865 8,764 7,000 8,000 8,000 1,81,834 1,76,872 1,83,184 1,73,766 1,80,000 1,70,000 1,70,000 3,19,625 3,41,469 3,48,202 2,56,110 3,56,000 4,00,000 7,14,000 6,00,859 6,18,331 6,81,386 4,28,876 6,35,000 6,70,000 8,84,000		1,846	1,421	2,560	1,803	3,000	2,000	2,000	
True of the Givil 1,81,834 1,76,872 1,83,184 1,73,766 1,80,000 1,7	from staging bangalows	6,467	7,661	6,865	8,764	2,000	8,000	8,000	
THE PUBLIC S. 19,625 3,41,459 3,48,202 2,55,110 3,55,000 4,00,000 7,14,000 to Total 6,00,859 5,18,331 6,31,386 4,28,876 5,35,000 6,70,000 8,84,000 1.01,859 4,98,986 1,01,859 4,98,986 1,01,859 1 1 1	rrge of the	1,81,234	1,76,872	1,83,184	1,73,766	1,80,000	1,70,000	1,70,000	
cd Total 6,00,869 6,18,331 6,31,386 4,28,876 6,35,000 6,70,000 8,84,000 Received in 1909-10 on this account. Received in 1909-10 on this account. ************************************	RRS DEPARTMENT.	8,19,625	8,41,469	3,48,202	2,56,110	8,65,000	4,00,000	7,14,000	Budget includes Rs. 3,63,742 on account of the first instalment of the sale-proceeds of the Sibpur Civil Figureering College. Revised includes the Government share of the profits of the
4,98,986 1,01,869		6,00,859	6,18,331	6,31,386	4,28,876	6,35,000	6,70,000	8,84,000	two years, as no credit
4,98,986 1,01,869	tions—								
		4,98,986	1,01,869		1		1		This head ceased to exist when the District Funds and District Road Funds were made "Excluded Local Funds."

APPENDIX B.

Bengal Provincial Expenditure, in detail by minor heads.

[Figures in columns (7) and (8) are those provisionally passed by the Government of India.] [The remarks in column 9, except where otherwise specially explained, refer to difference between columns 6 and 8.]

1.-Refunds and Drawbacks-

Harre	1906-07.	1907-08.	1908-09.	01-6051	1910	1910-11.	1911-12.	
	Actuals.	Actuals.	Actuals.	Actuals.	Sanctioned estimate.	Revised estimate.	Budget estimate.	KEMARKS.
1	8	3	•	10	9	7	00	
Land Revenue Stamps Brense Assessed Taxes Forest Provincial Rates Registration	Rs. 17,566 72,478 6,015 9,013 732 9,433 2,352	Rs. 28,397 76,909 19,125 10,460 1,021 12,566 3,717	Rs. 18,193 82,892 11,670 8,376 7,684 6,711	Rs. 23,149 85,811 9,995 9,774 1,729 11,168	Rs. 19,000 83,000 11,000 9,000 1,000 9,000	Rs. 84,000 77,000 77,000 9,000 2,000 18,000 3,000	Rs. 19,000 85,000 15,010 9,000 4,010 11,000 8,000	Budget based on the average actuals of the past three years omitting special payments. The Provincial share of the charges of the Excise Department has been raised from \$\frac{1}{2}\$ to \$\frac{2}{3}\$, while those under Forests has been made wholly Provincial under the new settlement.
Total	1,16,578	1,61,196	1,31,332	1,43,505	1,35,000	1,50,000	1,46,000	Revised based on the actuals of the first nine months.
2 Assignments and Compensations-	tions =			a.		6.0%	\$	
Pension in lieu of resumed lands Malikana Excise Compensation Tor rounding	1,411 67,669 345	1,465 81,355 200	1,312 65,298 297	1,618 63,947 397	2.000 67,500 700 —200	4,000 64,000 1,000	2,070 64,000 1,000	
Total	69,326	63,020	66,907	65,362	10,000	000'69	67,000	Revised based on the actuals of the first nine months.
3 Land Revenue-								
Charges of District Administra- tion- General Establishment	22.21,444	23,76,163	24,49,796	24,13,238	26,33,000	24,12,000	28,01,000	Budget includes provision for 10 additional Joint Magistrates sanctioned by the Sceretary of State, and Rs. 61,850 for additional Deputy Magistrates and Sub-Deputy Collectors required for the Settlement Department. The sum required for the increase in the pay of Ministerial officers in the offices both of Magistrates and the Collectors has been included here.

	The increase is due to the increase of pay of ministerial officers recommended by the Ministerial Officer's Salaries Committee.		Included under General Establishment.		Budget based on probable requirements.	Included under General Establishment,				Estimate based on actual requirements. Estimate based on the percentage grant with provision for non-	Public Works Cesses on Government Estates.	And the second section of the second section of the second section of the			Budget based on actual requirements.
	1,63,000	-17,000	1	24,000 6,000	43,000		30,10,000	30,10,000	4,000	2,47,000	100	4,50,000	65,879 82,464 80,000 11,160 80,000	1,69,483	1,69,000
P	1,12,000	-17,000	1,08,000	23,000	37,000	1,25,000	28,00,000	28.00,000	3,000	2,84,000	1	4,27,600	4,000 63,000 30,000 29,000		1,76,000
	1,12,000	-17,000	1,37,000	25,010	40,500	1,50,000	23,77,500	29,77,000	4,000	2, 3,000		4,29,000	43,959 60,500 21,922 8,000 8,000	1,69,786	1,60,000
	1,16,787	-17,850	1,44,851	23,886	36,607		424	27,17,105	2,867	2,42,130	98	3,61,145	3,863 41,863 36,653 66,337 1,06,630	0.00	2,54,867
	1,17,696	-61,018	1,63,789	28,408	33,839	17,020		27,89,529	1,434	2,86,629	1,692	4,08,719	8,633 30,876 22,306 67,423 1,29,413	40,500	2,48,120
	1,18,627	-81,478	1,61,671	37,438 149	29,603	11		26.77,176	1,642	2,62,610		6,39,633	6,772 26,425 17,282 1,03,719 76,760		2,28,948
	1,08,252	. 27,034	1,49,341	46.180	25,528	11		25,80,326	1,451	2,29,981		4,57,461	6,896 63,976 72,808 1,16,617 1,43,772		4,03,067
	Subdivisionel Establishment	Partition Establishment	rocess-serving Establish-	figora-room for copy-mair- ing) Establishment Survey of waste lands Management of Private	Estates under Act X of	of pay of Ministerial Es- tablishment	Deduct-Probable savings	Total	Charges on account of Land Revenue collections	Management of Government Estates — Collection of revenue Outlay on improvements	Eonus	Total	Surrey and Settlement—Conrolling Office (survey) Other survey operations—Bengal Drawing Office Other operations Alinor settlement operations other Sefund to Imperial on secount of the survey and settlement of Government and temporary estates Bonus		Total

Budget includes Rs. 3,27,000 for the revision of the survey and settlement records and Rs. 59,000 for the maintenance of the record-of-rights in Orissa. 27,000 Budget based on probable requirements. REMARKS. 4,41,000 18,000 60,000 40,70,000 27,000 4,87,000 41,20,000 Budget estimate. 87,000 4,55,000 26,000 25,000 4,18,000 38,60,000 Revised estimate. ... -16,000 Sanctioned estimate. 26,000 4,44,000 4,86,000 29,000 29,000 39,86,000 40,56,000 8 1 26,130 37,24,433 26,130 3,67,117 3,98,449 1909-10. Actuals. 10 628 87,569 2,84,163 3,22,369 87,10,161 18,798 26,798 1908-09. Actusls. * 2,84,907 2,71, 26 87,18,322 101'6 9,101 1907-08. A ctuals. ***** 60 216 47,743 84,815 35,36,900 10,478 10,473 1906-07. Actuals. 63 3.- Land Revenue-concluded. Lamp deduction as probable savings : : : : : . : Presidency Executive Estab-lishment District Establishment unified 1 Charges for the sale of general Land Registration charges Bonus Total GRAND TOTAL Discount on sale of stamps Total Land Records-District charges Superintendence 6. -Stamps-

dhesire 66,879 67,856 70,610 74,164 75,000 1,05,000 1,17,000 desire 66,879 67,856 70,610 74,164 75,000 1,65,000 1,12,000	Discount on sale of bills-of- exchange or hundies Discount on sale of other	6,162	6,850	8,810	8,738	009*	000'9	000'9	The state of the s
dheaire 66,879 67,856 70,610 74,164 75,000 1,06,000 1,12,	general stamps	1,12,784	1,15,116	1,16,698	1,07,687	1,19,600	1,00,000	1,07,000	
dheaire 66,879 67,856 70,610 74,164 75,000 77,500 77,500 77,500 77,500 77,123 6,211 5,660 6,262 6,000 82,000 86,000 6,600 77,123 6,211 5,660 1,287 1,380 1,444 1,284 1,284 1,284 1,284 1,284 1,297 1,284 1,284 1,297 1,284 1,297 1,284 1,298 1,399,74 2,41,264 5,04,000 2,06,000 2,16,000 1,4,		1,18,112	1,20,466	1,20,508	1,11,420	1,24,000	1,06,000	1,12,000	
dhesire 66,879 67,865 70,610 74,164 75,000 77,500 6,600 6,600 6,204 77,128 6,211 5,600 6,260 6,260 1,464 1,284 1,284 1,284 1,284 1,295 11,892 11,994 5,000 14,000 1	harges on sale of court-fee								
### 7,128 6,211 5,660 6,526 6,000 6,600 6,600	Discount on sale of adhesive stamps	66,879	67,855	70,610	74,164	76,000		77,600	
1,814 1,815 1,816 1,890 1,464 1,284 1,890 1,464 1,890 1,464 1,890 1,464 1,890 1,400 1,890 1,991 1,99	etam.	7,128	6,211	099'9	6,263	000'9		6,500	
nd from 11,832 11,830 11,877 12,834 12,000 86,000 86,000 R	sale	1,611	2,662	1,297	1,380	1,464		1,284	
ad from 11,882 111,890 1,91,829 1,99,774 2,67,000 2,00,000 2,00,000 E,00,00		75,613	. 76,728	77,867	81,806	82,000	89,000	86,000	
ent— 86,184 88,823 84,847 96,564 99,774 2,31,194 2,15,982 2,62,000 2,06,000 2,16,000 2,19,00		11,832	11,830	11,877	12,834	12,000	13,000	14,000	
P. Torat. 4,08,020 4,08,020 4,62,889 4,31,864 6,04,000 4,38,000 R,38,000 B,09,000 B,09,000 B,09,000 B,09,000 B,09,000 B,09,000 B,09,000 B,09,000 B,09,000 B,00,000	pg tr	-1,91,990	928,19,1	2,25,639	1,99,774	9,67,000	2,00,000	-	Estimate furnished by the Controller of Stamps and Stationery.
share 2,04,010 2,04,010 2,31,194 2,15,983 2,52,000 2,16,000 2,19,000 lence 86,184 89,823 84,847 95,554 93,000 90,000 96,000 Establishment— 85,118 61,168 40,080 40,433 41,268 41,060 42,034 Collectorate (office) 23,783 24,511 22,283 24,511 22,248 22,134 22,293 24,511 22,4181 21,340 21,346 rounding 86,736 22,283 24,511 22,842 24,181 21,343 21,346		4,08,020	4,09,954	4,62,389	4,31,964	6,04,000	4,32,000	_	Revised based on the actuals of the first nine months.
Retablishment		2,04,010	2.04,977	2,31,194	2,15,982	2,52,000	2,16,000	1	ale as accommoda gambaxaran in non di accommo a seguin di seconda di accommoda de seguin di accommoda de seguin de s
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68,118 61,168 40,080 40,433 41,268 41,000 22,266 20,248 21,744 22,200 21,745 22,200 21,745 22,200 21,745 22,200 21,745 22,200 21,745 22,200 21,745 22,200 21,745 22,200 21,745 22,200 21,745 22,283 24,511 21,800 21,800 21,400 21	•						000'08	96,000	Budget includes a larger grant for travelling allowance and rewards.
87,193 —198	Calcutta Collectorate (office) Inspection and Prevention Allowances and contingencies						41,060 22,200 21,800	42,024 21,744 21,967	
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Total 1,07,046 1,08,731 86,867 83,623 87,000 86,000 86,000								86,000	

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	Bs.	8	Mg.	Bs.	Bs.	B.	Bs.	
District Executive Establish-		NATIA .	17.00	- 23	10,00	8 charge	2000	To the state of th
Sadar Establishment	. 1,10,267	1,10,466	1,11,640	1,17,671	1,16,970	1,32,000	1,76,520	Budget includes a lump provision of Rs. 50,000 for the reorganization of the Excise Department with which it is contemplated to
Inspection and prevention	1,90,302	1,99,236	2,03,624	2,12,508	2,87,724	2,48,000	2 68,102	amengamete the Sain Department, and interest profession of the revision of the salaries of ministerial officers. Budget includes larger provision for both permanent and temporary establishments with reference to requirements.
Allowances, etc.	1,22,891	1,42,246	1,60,279	1,66,394	1,61,600	1,56,000	1,67,019	Larger provision has been made for travelling allowance, as the result of the increase in establishments.
Bonus	1	1	2,947	- 68				The result of the state of the state of the second
Rrobable savings		100		1000	4,96,294	10,000	6,01,641	
Total	4,23,460	4,45,917	4,78,490	4,95,405	4,95,000	00,38,000	000'00'9	
Distilleries—								
Presidency establishment .	10,650	0 11,580	11,885	13,632	13,000	12,000	13,000	
District establishmens	1,16,781	1 1,22,988	1,23,686	1,63,324	1,95,000	1,77,000	1,66,000	Budget for 1910-11 included a lump provision of Rs. 15,000 for the increase of pay of ministerial officers, which has been provided for under District Executive Establishment in 1911-13. Rupees 10,000 has been provided for petty construction against Rs. 20,000 so
Bonus	m	1000	873		and the			provided in 1910-11.
TAL	7,48,120	0 7,78,049	7,85,537	8,71,328	8,83,000	000'00'8	9,50,000	
Provincial chare	8,71,560	8,88,524	8,92,768	4,35,664	4,42,000	4,50,000	7,13,000	The Provincial share is 4 with effect from 1911-12.

fion of rates and ceases 156,31 ion and re-valuation Total Total Total Total Proportion debitable to Local for cost of road-cease collection of arrear cesses on account of coveries on account of contribution for pension of the cess-collecting establishment Grant to District Road Funds as Government share of the cost of collecting Public Works Cess and re-valuation charges Total Total Total Total Total Total Total Total Total Total Total Total Total		1,56,311 1,19,062 1,26,370 1,17,38 1,71,000 1,52,000 1,56,000 Budget provides for the re-valuation charges of the districts of Midnapore, 24-Parzanas, Nadia, Jessore, South Monther, Purnas	10	2,47,447 1,99,375 1,56,765 1,49,266 2,13,000 1,83,000 2,55,000	$\left.\begin{array}{c} 1,65,468 \\ 1,46,604 \\ 1,26,408 \\ 1,26,004 \\ 1,28,000 \\ 1,28,000 \\ 1,22,000 \\ 1,$	19,321 1,092 589 289 1,000 1.000 1000 1000	6,874 6,497 6,639 6,767 7,000 8,000 6,900		55,784 45,282 41,429 42,379 64,000 58,000 79,000	to the secretary of the formation of the secretary of the	86,907 85,050 89,635 88,971 91,000 89,500 94,000 B	1,50,230 1,53,061 1,60,003 1,55,716 1,63,000 1,56,000 1,63,000	
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EI SADS.	Actuals.	Actuals.	Actuals.	Actuals.	Sanctioned estimate.	Revised estimate.	Budget estimate.	DEMAND.
r	2	80		19	8	7	30	6
A.—Conservancy and Works. I.—Timber and other produce removed from	Rs.	Rs.	Rs.	Rs.	Rs.	R8.	Rs.	
=	28,589	16,672	8,072	8,276	7,200	18,700	18,000	Both the revised and the Budget include provision for the working of timber through departmental agency in Angul.
Sheet But "	91,985	96,646	94,775	1,07,101	1,00,000	1,00,000	1,07,000	
sed for sent to s	620	1,742	808	689	1,300	300	800	
managed by Govern-	27,030	6,300	6,227	1	20,000	20,000	25,000	This is for payment to the Raja of Porahat on account of the net
, 89	14,529	26,079	41,353	15,656	15,000	21,000	45,000	Budget includes provision for the construction of steam-cutters
VII Demarcation and buildings	75,116	70,735	54,347	69,330	98,800	95,500	98,500	and range boats for the Sunustwans Livision.
A SHARE THE REAL PROPERTY.	82,645	1,74,109	70,717	44,831	5,600	45,000	42,900 6,800	
Total AConservancy and Works	3,27,940	3,95,605	2,79,384	2,53,224	3,02,000	3,06,000	8,43,000	
B.—Establishment. I.—Salaries	2,43,241	2,46,749	2,83,092	2,67,263	2,98,200	2,83,000	3,28,200	Budget includes (a) charges for the Agency Forest Officer for the Orissa Fendatory States, (b) for the reorganization of the services of Extra Deputy Conservators and Extra Assistant
II Allowances	48,836	60,709	61,094	67,831 18,282	67,000 12,800	53,000	49,500	Forest Service. No provision made for grain compensation allowance.
Total BEstablishment	8,04,549	8,17,789	3,04,597	3,37,876	8,63,000	3,52,000	8,91,000	
Total A and B	6,32,489	7,18,394	5,83,981	680,16.3	6,65,000	6,58,000	7,84,000	
Provincial share	3,16,244	8,56,697	2,91,991	2,96,650	8,32,000	8,29,000	7,34,000	The charges of this department will be wholly Provincial with effect from the 1st April 1911.

12.—Registration—									
Superintendence	1	48,863	47,180	61,638	52,132	01,600	48,000	67,000	Budget includes Rs. 6,000 for the reorganization of the establishment of the Inspector.General's office, against Rs. 3,600 provided in 1910-11.
Distriot Charges-		30,644	30,923	30,256	30,820	30,000	30,000	80,000	
District Sub-Registrars	1	1,60,305	2,50,937	2,01,918	1,79,540	1,57,500	1,78,000	1,70,500	Provision for the contract contingencies of Sub-Registrars has been made here instead of under Sub-Registrars.
Sub-Registrars	i	4,01,003	4,21,880	5,24,730	6,12,774	6,71,500	6,20,000	5,35,000	
Ex-officio Sub-Registras Bonus	, i , i	1,872	1 283	2,907	1,228	2,500	1,000	1,600	
Total District Charges		5,93,824	7,04,973	7,63,339	7.26,502	7,61,500	7,29,000	7,37,000	
GRAND TOTAL		6,42,687	7,62,163	8,14,977	7,78,634	8,13,000	7,77,000	7,94,000	Revised based on the actuals of the first nine months. Savings are expected under grain compensation allowance, establishment and contingencies.
	,								
13 Interest on Ordinary Debt -	y Debi	1							
Interest on Provincial Advance and Loan Account	eou:	2,36,226	3,02,281	4,92,409	6,27,775	6,68,000	6,57,000	4,78,000	Both the revised and the Budget are based on the estimated mean outstanding balance of loans.

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1908-09. 1509-10. 1916-11. 1911-12.	Actuals. Actuals. estimate. estimate. estimate.	4 6 7 8 9	Rs. Rs. Rs.	96,663 96,000 96,000 96,000	1,16,508 1,17,590 1,09,000 1,20,000 1,19,000 Budget includes a provision of Rs. 11,260 for anticipated savings in		-68,107 48,076 50,000 50,000	761 470 2,030 2,000 1,000	96,262 1,01,595 1,29,000 1,28,000 1,37,000 Budget includes larger provision for the travelling allowance of the non-official Members of Council.	6,30,509 6,34,233 6,66,000 6,65,000 6,72,000 Budget includes provision for the salary of the Personal Assistant to the Legal Remembrancer, who is also Personal Assistant to the Seoretary to Government in the Judicial Department.	2,00,000 55,000 2,00,000	3,14,891 2,96,858 2,48,000 2,75,000 The increase in the revised is due to the retention of two Members (in place of one provided in the Budget) up to the date of the formation of the Executive Council.	4,93,535 5,12,885 5,07,000 5,07,000 Revised includes provision for the payment of the salaries of ministerial officers at increased rates with retrospective effect from the 23rd May 1909.	89,558 94,185 95,000 97,000	10 000 000 10 10 10 10 10 10 10 10 10 10
1907-08.	Actuals.	es	Rs.	911,86	1,29,591		69,183	4,128	80,273	6,38,266	1	3,08,647	4,73,723	819'88	0.0
1906-07.	Actuals.	64	Rs.	1,01,341	1,19,844	I,	60,000	1,927	76,693	6,13,470	1	3,13,933	6,13,084	47,845	10, 17
	HAADS.	1	*	Salary of Lieutenant-Governor	nant-Governor	Delhi Coronation Durbar	Tour and establishment grant of Lieutenant-Governor	Tour expenses	Legislative Department	Civil Secretariat	Executive Council	Board of Revenue	Commissioners	Civil offices of Account] and Audit	17

7,63,000	3,43,000 Budget includes Rs. 23,797 for the reorganization of the establishment of the Original Side of the High Court, and Rs. 3,000 for	8,14,000 fees to the Clerk of the Crown for attending the Special Tribunal.	49,000 Budget includes a larger grant for copying special appeals and pleadings due to increase in the criminal work of the Court.	26,000		14,84,000	1,33,000	6,14,000 The increase in the revised is due to larger grants for fees to	8,04,000 The increase in the revised is on secount of fees to pleaders in	Government Pleaders and Public Prosecutors.	9,51,000	8,000	1,27,000 Budget includes provision for the Fifth Presidency Magistrate and a larger grant on account of the charges of mufassil witnesses attending the High Court, also for fees to pleaders for the	8,000 gran for the charges for mufassil witnesses attending the High Court and for fees to Counsel.
7,68	3,43	8,14	18	38		14,84		5,14	8,0		9,51		1,27	
7,48,000	3,05,000	3,06,000	60,000	25,000		14,84,000	1,34,000	7,20,000	3,74,000	24 STG	12,28,000	8,000	1,43,000	8,000
7,53,000	8,12,000	3,17,000	46,000	25,000		14,63,000	1,33,000	1,52,000	2,25,000	Harak Tarak	5,10,000	8,000	1,11,000	8,000
7,19,779	2,94,443	3,07,859	48,066	24,888	9	13,95,040	1,21,111	3,95,481	3,58,817	-23	8,75,386	7,888		1,20,947
7,50,808	2,78,408	3,00,795	41,903	24,892	1,631	13,98,237	1,29,330	2,61,029	6,42,432	1116	10,32,907	7,797		1,15,721
7,17,422	2,73,833	2,91,115	43,414	26,186		13,61,469	1,41,765	1,28,541	1,85,115	i.	4,55,421	7,565	1,18,016	6,613
7,15,119	2,73,431	2,78,963	61,768	24,972		13,44,253	93,658	44.68	2,21,200	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	4,04,635	7,839	1,07,908	647
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High Court— Judges	Original Side	Appellate Side	Copyists' Establishment	Beportere	Bonus	Total	Law Officers— English Law Officers	Legal Remembrancer High Court Pleaders	Mufassal Establishment	Bonus	Total	Coroner's Court	Presidency Magistrates- Calcutta Police Court	Municipal Magistrates

19 A. - Courts of Law - conoid.

	1906-07.	1807-08.	1908-09.	1909-10.	1910-11.	-TI-	1911-12.	
GEADS,	Actuels.	Actuals.	Actuals.	Actuals.	Sanctioned estimate.	Revised estimate.	Budget estimate.	REMABUS.
-	, 01	on I	•	9	9	1	%	6
Civil and Sossions Courts— District and Sessions Judges	Rs. 8,65,128	Rs. 8,61,121	Rs. 8,60,510	Bs. 8,99,974	Rs. 9,30,744	Rs. 9,40,000	Rs. 9,62,140	Budget includes provision for 2 1st.grade and 9 2nd.grade Judges in place of 1 1st.grade and 10 2nd.grade officers in 1910 11, and for the increase of the par'of ministerial officers recommended by
Subordinate Judges	4,41,962	4,83,972	4,38,449	4,18,210	4,24,690	4,21,000	4,34,422	the Ministerial Officers' Salaries Committee. Budget includes provision for temporary Judges for 18 months and for the increase of new of ministerial officers.
Mufassal Small Cause Courts Munsifs	18,184	17,238	16,420	16,451	12,864	16,000	12,864	Budget includes provision for the increase of pay of ministerial
Allowances Supplies and Services	93,965	1,53,722	98,033	69,449	63,600	3,15,000	35,466	ollicers separately provided for in 1919-11. No provision has been made for grain compensation allowance. Budget f r 1910-11 included Rs. 10,000 for the purchase of buckets
Contingencies Process-serving Establishment Lymp provision for the in-	91,775	95.755	1,05,167 5,08,417	1,17,247	1,15,997	1,00,000	1,15,343	and ince-excinguishing appliances for Civil Courts. Budget includes provision for the increase of pay of nazirs and naive-nazirs as recommended by the Ministerial Officers Salaries
crease of the pay of minis- terial officers Bonus Deduct—Probable savings			17,789	(-)829	1,50,000	1,80,000	45,000	Committee. Budget provides for the arrears of 1909-10 and 1910-11 to be drawn in 1911-12.
Total	82,70,706	33,28,566	83,99,408	93,60,519	85,07,000	34 00,000	84,98,000	
Presidency Court of Small Causes	1,71,626	1,58,623	1,68,747	1,66,942	1,72 000	1,68,000	1,72,000	
Criminal Courts- General establishment	18,26,486	18,50,339	19,63,055	19,89,258	20,14,000	20,12,000	22,57,000	Budget represents a moiety of the salaries of Magistrates and Collectors and of Dennie Magistrates, and Sub-Dannie Collectors.
Subdivisional establishment Process-serving establishment Tributary Mahals, Orissa Lump provision for the in.	1,08,262 99,660 1,472	1,13,627	1,17,696, 1,02,526 1,230	1,16,797 96,568 784	1,12,000	1,13,000	1,63,000	as well as share of the establishment, supplies and services, and contingencies of both Magistrates and Collectors' offices. Included under general establishment.
erease of the pay of minis- terial officers Boaus	11	ii	2,556		1,50,000	1,15,000		Included under general and subdivisional establishments.
Total	20,35,720	20,66,895	21,87,062	22,03,568	24,03,000	23,48,000	24,10,000	
Pleadership Examination charges Refunds	13,338	13,098 55,233	15,363 60,534	1,29,298	18,000	16,000	16,000	Based on average actuals.
Total	74,09,956	75,61,396	88,75,876	88,75,098	82,43,000	88,08,000	87,34,000	•

Superintendence	67,840	288'69	69,300	60,629	000'89	67,000	60,000	The increase is due to the revision of establishment.
Establishments- Superintendents and Jailors	1,89,563	1,86,628	2,03,953	2,87,321	2,31,000	2,54,000	2,64,000	The increase is due to the establishment of the new Central Jail
Medical establishment	80,522	80,760	32,554	26,723	31,000	34,000	37,000	
Clerical, educational and mechanical establishments	220	466	. 448	6,644	19,000	15,000	24,000	Surgeous, the appointment of a whole-time Sub-Assistant Surgeons for the Khulua Jail, and for rewards to Sub-Assistant Surgeons at increased rates. Sudgest includes provision for the pay of 19 clerks for employment
	1,64,290	1,68,366	1,92,657	2,24,356	2,28,000	2,62,000	2,57,000	in 1st class district juils. Budget includes provision for extra guards in the Presidency Jail and in the Alipore and Buxar Central Jails, and for the establishment of the new Central Jail at Kalighat.
Menial and other establishments Dietary charges Hospital charges Free free free free free free free free	10,322 7,56,490 67,698	10,479 7,82,701 72,444	9,144 8,45,741 75,742	8,271 6,81,689 83,320	000'9	6,01,000	4,000	Reduction due to the fall in the price of food-grains.
rs country of the	54,991 28,230 44,336 1,06,134	76,455 86,629 88,814 87,186	85,677 86,650 60,837 1,12,129	1,30,702 36,506 49,817 1,19,625	85,000 87,000 50,000 1,15,000	\$6,000 \$6,000 46,000	81,000 41,000 58,000 1,53,000	Budget includes provision for the charges of the new Central Jail at Kalighat. Budget includes provision for the new Central Jail at Kalighat and for electric lights in the Alipore Central Jail, as well as new lights
Contingent charges	27,506 84,091	87,876	85,217	80,014	21,000 65,000	11,000	12,000 67,000	in the Fresidency Jail. No provision has been made for grain compensation allowance. Includes provision for the new Central Jail at Kalighat.
stock and tools and plant Charges for police custody Bonus	41,780	23,186	83,571 21,998 4,869	32,728 18,214 -83	84,600 22,000	33,000	33,000	
dency Jail For rounding	11			11	1,39,486	1:		Distributed to the several heads concerned.
Total Jail	16,27,400	16,63,066	18,45,996	17,89,052	19,66,000	17,28,000	18,49,000	
Jail manufactures Refunds	10,36,024	10,83,786	9,24,423	7,40,465	9,05,000	7,29,500	8,60,000	Smaller provision made for the purchase of raw materials with reference to the decrease in the demand for manufactured articles.
Total .	26,63,436	26,96,952	27,70,423	25,29,720	28,71,000	24,58,000	27,09,000	

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ner (Super- 68,330 66,996 77,664 84,546 111	tuals. Sanctioned estimate.	estimate.	Budget estimate.	
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sioner (Super- 68,330 66,996 77,664 84,546 111 9,74,221 9,91,251 10,24,320 10,70,987 111 2,330 1,426 2,266 2,193 14,624 2,616 34,244 17,996 1,362 1,696 1,756 915 1,362 1,696 1,756 915 1,34,376 11,12,969 12,26,772 12,49,530 13	Rs. Rs.	Rs.	Rs.	
9,74,221 9,91,251 10,24,320 10,70,967 11; 22,038 32,970 39,162 36,617 2,330 1,426 2,193 2,330 1,426 2,193 449 449 9,129 9,129 otal 11,34,376 11,12,959 12,26,772 12,49,530 13	84,545 97,000	93,000	1,41,000 Budg	
9,74,221 9,91,251 10,24,320 10,70,967 111. 22,038 32,970 39,162 36,617 23,30 14,26 2,266 2,193 14,624 2,616 34,344 17,696 1,362 1,696 1,756 915			prov	missioners to replace two Superintendents. It also includes provision for one Deputy Commissioner in connection with the
9,74,221 9,91,251 10,24,320 10,70,967 111. 22,038 32,970 39,162 86,617 61,032 16,007 88,331 86,697 2,330 1,426 2,266 2,193 14,624 2,616 34,244 17,696 1,362 1,696 1,756 915 9,129 ng otal 11,34,376 11,12,969 12,26,772 12,49,530 13	- C - C - C - C - C - C - C - C - C - C	all deal of	also	also Re. 6.720 for the substitution of elerks for executive officers in White and the contract of the contrac
22,038 32,970 39,162 36,617 5,038 16,007 38,331 36,697 2,386 2,193 1,426 2,266 2,193 17,696 1,769 1,756 9,129 1,352 1,695 1,756 9,129 1,34,376 11,12,959 12,26,772 12,49,530 13	,70,967 11,26,000	10,90,000	12,13,000 The	The decrease in the revised is due chiefly to the non-utilization of
22,038 32,970 39,162 36,617 51,032 16,007 88,331 86,697 2,330 1,426 2,266 2,193 17,696 11,362 1,695 11,756 9,129 9,129 9,129 0fal 11,34,376 11,12,959 12,26,772 12,49,530 13	A 10.0	68	the savir the	the provision for grain compensation allowance and to larger sayings under Police force. The increase in the Budget is due to the regrading of sub-inspectors and to the appointment of 12 additional sorganise for dark in the High Court: also to the
8. 22,038 32,970 39,162 36,617 5,038 16,007 38,331 86,697 1,426 2,266 2,193 17,696 1,362 1,695 11,756 9,129 1,362 11,12,959 12,26,772 12,49,530 13	Total Action		prot	481 for the restored
# 22,088 32,970 89,162 86,617 51,082 16,007 88,331 86,697 2,330 1,426 2,266 2,193 14,624 2,616 34,244 17,696 use 1,362 1,695 1,756 915 mg	00.00		mar	married furopen Sergeants. Budget meludes also as, co.co.
51,032 16,007 88,331 86,697 2,336 1,426 2,193 2,193 14,624 2,615 34,244 17,696 1,362 1,696 1,756 9,129 0,8		32,000	36,000 Budg	Endget includes provision for the supply of beds to the Police
2,330 1,426 2,266 2,193 14,624 2,615 34,244 17,696 use 1,362 1,695 1,756 915 use 1,362 1,695 1,756 915 use 1,362 11,12,969 12,26,772 12,49,530 13	36,697 41,000	87,000	37,000 Hos	Hospital, as a treatment gradient of the address as a contract of
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	,49,530 13,22,000	12,70,000	14,53,030	The state of the s
Municipal Police 64,606 65,793 7,410	-			
Superintendence 2,28,772 2,29,127 3,08,908 2,44,469 2,2	,44,469 2,26,000	2,29,000	2,21,000 The	The decrease in 1911-12 is due to the transfer of the provision for

Budget includes provision for three Probationary Superintendents for four months.	Larger deduction made for probable savings in 1911-12 with reference to actuals.		Budget includes provision of Rs. 12,000 for the revision of beat establishment.		The decrease in both the revised and the Budget is due chiefly to the omission of provision for grain compensation allowance and to the transfer of the provision for house rent to contingencies.	Smaller provision has been made for the purchase of ordnance stores and boats and under petty construction.	Budget includes Rs. 40,000 for the house rent of sub-inspectors provided for under allowances in 1910-11, and larger grants on account of the rent of than buildings and the pay of sweepers, etc., transferred from establishment.		THE RESIDENCE OF THE PROPERTY			Total 1,69,250	
6,90,000	35,75,000	1,38,000	1,72,000	47,000	6,80,000	6,75,000	3,09,000	16,000	:	1,69,000			61,71,000
6,85,000	35,29,000	. 1,38,000	1,62,000	68,000	000'00'9	6,70,000	2,40,000	20,000		1	All and		000'16'69
0,04,010	36,20,000	1,36,000	1,40,000	48,000	7,26,000	6,61,000	2,63,000	16,000	!	28,000			62,22,000
6,84,613	34,46,368	1,29,324	1,48,344	63,177	7,03,662	6,87,368	2,16,106	62,099	-1,168	1			60,17,908
6,38,400	83,79,063	1,37,290	1,11,580	60,185	8,61,780	5,94,772	2,00,028	39,917	43,953				69,56,768
4,78,864	81,93,949	1,27,283	1,09,399	46,632	8,24,968	5,33,948	1,78,897	26,062	:		5		55,09,002
4,61,750	30,27,830	1,47,147	1,08,372	42,461	6,27,688	6,81,444	1,72,131	28,380	-	:			60,97,198
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District Police Force— Salaries	Police Force	Training Schools	Kstablishment	Hospital charges	Allowances	Supplies and services	Contingencies	Other Police	Bonus	Lump provision for reorganiz-			Total

		Kemabes.	9 September 19 Sep	The state of the s	Smaller provision has been made for rewards to headmen in the Sonthal Parganas. The increase in the revised is due to the appointment of special	officers and to larger payments of special and local allowances and rewards. Budget includes Rs. 4,180 for the establishment of the Criminal Intelligence Bureau and Rs. 8,860 for local allow-	ances for the omeers of the ringer trutt bureau. Frozistou has also been made for an officer on special duty, and for establishment and house-rent transferred from Superintendence.							Budget includes provision for the completion of the cadre as propo-	sed by the Police Commission.	Budget includes provision for a larger number of chankidars for	watch and ward duty.		
	1911-13.	Budget.	80	Bs.	43,000 8				63,000	9000	000'69			1,03,000 I	1,08,000	23,000		11	2,68,000
-	The state of	Revised.	7	Rs.	46,000		19.102	9 70, 10	61,000	8,000	000'69	***************************************	8	94,000	1,08,000	21,000	-		2,50,000
	1910-11.	Sanctioned estimate.	9	Rs.	45,000		Section 1		64,000	9000'9	000'04	The Date		000'66	1,10,000	28,000	1		2,68,000
1	1909-10.	Actuals.	9	Rs.	45,820		10 m		62,163	9,862	68,019	100.00	27	1,00,449	1,07,062	21,833		*	2,54,858
	1908-09.	Actuals.	•	Rs.	46,078				62,468	659	68,641			89,812	1,00,396	21,131	!	11	2,36,000
-	1907.08.	Actuals.	3	Bs.	41,463				60,955	196'9	69,942		- 1	74,496	1,29,676	17,353 21,639		89	2,48,067
	1906-07.	Actuals.	63	Bs.	40,949				1,800	4,041	62,403			62,542	1,18,672	13,983	829-		2,11,570
	Нали				Village Police Criminal Investigation De-			Special Police-	Bengal Military Police Sikkim State Police	Bonus	Total		Railway Police-	-	and North-	and Tirhut State Railway Police	Cooch Behar Police Oudh and Robilthund Rail.		Total

1,700 Budget includes larger provision for petty construction and repairs.
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1,316 1,382 80,25,874

-161 1,247 78,98,347

1,189 637 69,06,441

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GRAND TOTAL

21.-Ports and Pilotags-

yacht Rhotas d The increase in to increased shi Smaller net ch Government Co The payment of s 1910. The actuals of 1 to the Orisss for 1910-11 inc Based on the ave	7,70,000 1,04,000 29,000 6,400 2,700 11,89,000	7,81,000 1,09,000 2,000 2,000 12,65,000	7,62,000 1,15,000 20,000 31,000 2,000 2,000	7,40,860 1,02,194 19,091 25,960 3,664 	7,50,778 1,20,990 21,600 39,268 6,386 2,738 	7,62,741 1,08,996 15,150 27,938 6,094 2,066 	7,76,387 1,02,049 18,629 24,996 2,461 11,74,068	Filotage and Filot establishment Marine establishment Subsidies to Steam-boat Companies Miscellaneous State Yacht establishment Refunds Rounding
Smaller net charges anticipated in the office of the Agent for Government Consignments.	1,04,000	1,09,000	1,15,000	1,02,194	1,20,990	1,08,996	1,02,049	blishment
The increase in the revised is for larger payments to pilots owing to increased shipping.	7,70,000	7,81,000	7,62,000	7,40,860	7,50,778	7,62,741	7,76,397	Pilot establishment
The actuals of 1908-09 included the cost of the second pilot steamer Lady Fraser. Revised represents the cost of towing the State yacht Rhotas during His Honour's river tours.	20,000	10,000	20,000	11,280	10,80,794	31,642	9,770	•
provision has been made for normal expenditure based on probable requirements. Budget for 1910-11 included Rs. 57,000 for 2 new boilers for the Government steamer Guide.	1,92,000	1,08,000	2,10,000	1,87,047	1,48,452	1,49,993	1,31,047	and outfit of ships and vessels Furchase and hire of ships and
	on're	94,000	000,00	20,,02	Ogerre	20,27.0	20,10	Furchase of marine stores and
The increase in the revised is on account of extra crews for Pilot Vessels.	64,000	1,08,000	93,000	1,12,406	1,10,760	85,985	75,511	Salaries and allowances of officers and men aftoat

22.- Education -

	REMARKS.			Budget represents the grant from the Government of India-	As. 30,000-fror Administration and inspection and As. 20,000 for the Law College. The increase in the revised is due to a special grant to meet the deficit in the rents from hostels and messes	and for buildings. This is the grant from Provincial revenues.	The decrease in the revised is due to savings under salaries and	allowances. Budget includes provision of its. 68,960 for the regrading of sub-inspectors transferred from District Boards to Government service.	Provision included under grants-in-aid,	Budget includes Rs. 13,200 for salary and Rs. 6,800 for travelling	allowance, contingencies and establishment.		The increase in the revised is under salaries due to the strengthening of the instructing staff. Budget includes provision for	her additions to the staff.	increase in the number of boarders,		Budget includes Rs. 7,800 for the confirmation of five temporary	appointments already sanctioned.	The increase is due to charges for the new hostel for Muham-	madan suddents in Calcutta.
1911-12.	Budget estimate.	00	Rs.	000'09		3,500 1,18,000	21,000 8,16,000	3,000		20,000		8,60,000	6,32,000	30,000	34,700	000'09	33,000	-	11,168	1,500
-	Revised estimate.	2	Rs.	93,500		3,500	18,000	1	4,000	15,000		7,71,000	6,18,000	26,000	. 93,000		82,000	000'9	16,000	-
1910-11.	Sanctioned estimate.	9	Rs.	80,000		3,500	21,600	3,000	400	17,000		8,83,000	4,70,000	27,500	34,000	000'48	23,000	1	4,892	2,000
1969-10,	Actuals.	10	Rs.	Town I	1,03,100	1,15,053	24,217	-1	3,401	2,203	111	7,83,233	4,61,332	26,210	84,418		39,437	299'9	4,924	
1908-06.	Actuals.	,	Rs.	98,469		1,18,773	34,666		1,671	-	3,542	7,70,462	4,76,152	42,679	33,541		38,170	87,293	4,859	-
1907-08.	Actuals.	on.	Rs.	93,103	T (of 18th	1,28,210	31,978 5,95,280	1				6,27,258	4,45,902	62,042	83,908	-	45,926	62,891	4,683	-
1906-07.	Actuals.	63	Rs.	80,754		1,20,621	-23,141	-	i	1		4,64,703	8,77,883	47,786	83,169		48,263	58,074	4,113	
	Нимов.	•		University	The second second	On account of Law College Orrection	Inspection— Inspectors of European Schools Inspectors of other schools	ovision for he of Insperin Calentta	Inspector of hostels and students messes	Inspector of Technical School and of Industries	Bonus	Total	Government Colleges, General— English Colleges— Arts Colleges for boys	Ditto for girls	Eden Hindu Hostel	For strengthening the stati of	Sanskrit College	Calcutta Madrass	Elliott Madrasa Hostel	letie Club

					This is on account of the Law College at Patna.	The decrease in the revised is under salaries and in the grant for undustrial chemistry and physical and chemical laboratories, Endustrial and consistent for the Mining Instructor Money.	driver artisan class and training of artisans, while a smaller grant is made for apparatus and boarding charges.					The decrease is chieffy under salaries.					The grant for 1910-11 has been distributed to the two sub-heads below.
4,000	1	11	-358	7,06,000	21,700	2,90,264	0	42,000	8 68 040	au fanta	1,900	4,73,000 94,000 12,000	190	26,000	60,000	2,800	16,800 24,800
i i	20,000	1	11	(6,30,000	21,000	2,78,000		46,000	9 45 000	On factor	2,000	4,29,000 94,000 10,000		26,000	62,000	2,300	9,000
i	-	-	9,392	6,39,000	26,000	8,15,000		44,000	8.54.000	İ	1,800	4,87,000 97,600 11,400	180	24,000	64,300	8,200	26,400 4,700 11,000
ı	-	-		6,52,978	20,213	8,15,509		60,691	8 96 81x		1,840	4,76,146 93,442 10,694		26,171	63,016	2,771	10,171
1	-	117	313	6,32,706	\$17.	8,40,934		48,294	8.89.681		1,850	4,41,393 96,050 11,600		12,844	67,604	4,759	2,868
			11	6,85,352	3,433	8,28,118		4,464	3.36.010		1,824	4,01,116 93,163 23,040	-		61,633	909'9	
1	1,350	28,546		6,88,683	3,840	2,71,514		3,188	2.78.542		1,773	4,01,991 89,216 10,189			68,083	. 11	4,252
Out of maintaining messes aftering to Government Colleges in Calcutta	struction and repairs	Apparatus	Bonus Deduct -Probable savings	Total		Sibpur, Howrah	Mining Instructor in the coal-	Colleges for teach	ror rounding.	Government Schools, General.	District School Committees	Secondary Schools For Boys High Schools Middle English Schools Middle Vernacular Schools Anticipated expenditure from interest and surplus funds of the Uttarpara Net-grant School	(a) (b) (c) (c) (d)	High Schools	Middle English Schools Middle Vernacular Schools	Schools Schools	Top substanting model Fritable Dipper Primary Schools

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HSADS.	Actuals.	Actuals.	Actuals.	Actuals.	Sanctioned estimate.	Revised estimate.	Budget estimate.	BRABKA.
-		es		10	9	7	00	6
Primary Schools-coneld.	e Rs.	Rs.	Rs.	Rs.	Bs.	Rs.	Rs.	
For Giris— Girele School grant	12,873	14,317	15,454	13,400	16,400	14,700	16,000	
schools under District Boards			6,72,818	6.79,564	6,89,000	6,89,000	6,89,000	
Training of gymnsstie masters	11		3,830	D	3,000	1 1	3,000	
Clubs Provision for the opening of B			1	1	2,500		4,500	Estimate based on probable requirements.
and O Glasses in certain High Schools	3,360	11		11	10,000	11	10,000	
apparatus	10,084			-	i			
For rounding				1	13,41,490		13,21,990	
Total	6,93,829	6,00,598	12,25,107	12,85,556	13,41,000	12,50,000	13,19,000	
Government Schools, Special.								The state of the s
For Masters— Normal Schools Gurn-training Schools For Mistresses— Training School attached to		2,16,382	2,30,214	72,596	81,100 4,79,000	68,000	73,000	The decrease is partly under stipends and partly under rents. The decrease is due to no provision having been made for schools in Sambalpur and the Tributary Mahals in Orissa. No provision has also been made for the construction of guru training
School		1	9,673	14,995	19,800	34,000	16,000	schools. Budget based on actual requirements.
Training Schools for females at Bankipore and Calcutta	1,43,258			•	24,300	1	24,800	
ters wives				1,719	2,500	600		Provided under grants-in-aid.
gathering honer		1,446	4,593	5,646	3,500	3,500	3,500	
house visitation		2,090	7,765	168'6	13,000	8,000	14,400	Budget includes provision for new teachers and an additional

Budget includes Rs. 4,000 on account of the preparation of an artisan edition of the pattern book, and Rs. 4,402 for the establishment of	a modelling studio. Larger deduction made for probable savings with reference to actuals. Smaller provision made for rations and allowances.				Rs. Rs.	Budget includes the following grants— Imperial grant for Colleges, etc., which will be distributed on the recommendation of the University Do, for European and Eurasian schools Fixed grant to— St, Xavier's College 5,400 Bangabasi College 5,500 Bengrabasi College 5,500 Bengrabasi College 5,500 Bengrabasi College 5,500 Bengrabasi College 5,500 Bengrabasi College 5,500 Fixed grant to college 5,500 Bengrabasi College 5,500 Fixed grant to college 5,500 Fixed grant to college 5,500 Fixed grant to college 5,500 Fixed grant to college 5,500 Fixed grant to college 5,500 Fixed grant to college 5,500 Fixed grant to college 5,500 Fixed grant to college 5,500 Fixed grant to college 5,500 Fixed grant to college 5,500 Fixed grant to college 5,500 Fixed grant to college 5,500 Fixed grant to college 5,500 Fixed grant to college 5,500 Fixed grant to college 5,500 Fixed grant to college 5,500 Fixed grant to college 5,500 Fixed grant to college 6,500	Wesleyan Mission College 8,600 Midnapore College and School 6,580 Bihar National College 4,800 St. Columbia's College, Hazaribagh 12,000 Narial Victoria College and School,	Daulatpur Hindu Academy 8,000 70,280	s for boys 1,3	Technical schools 6,000 Madresss and other miscellaneous 19,000 Girls Schools 1,32,000	
43,000	10,800 40,000 54,000 28,000 39,000 1,11,000	6,000 2,600 600		8,28,600	8,28,000	12,60,000		e,			
87,000	10,000 42,000 47,000 24,000 47,000 1,19,000 4,000	3,000			8,55,000	11,70,000	Ž.				
36,000	10,000 41,2.0 59,000 32,000 49,390 1,15,500	9,000 2,000 600		10,05,676	10,05,000	11,80,000			100000000000000000000000000000000000000		-
34,681	10,233 40,628 43,859 21,418 37,020 1,111,374 2,696	1,670	44		9,03,262	11,31,747					
24,628	9,004 35,305 28,119 9,488 36,216 1,01,034	6,116	2,254		8,93,001	11,18,071			100		
22,296	8,885 39,944 17,826 1,278 20,406 91,529 4,189				6,46,328	13,33,148					
27,139	17,802 41,773 10,201 20,649 83,566		63,299		8,97,670	10,60,973		V-			
Schools of Art— School of Art	Government Art Gallery Engineering and Survey Schoois Technical and Industrial Schools Commercial Schools Madrasa Reformatory School	Agricultural classes and agri- cultural gardens Grant for Muhammadan female education in Patna Grant for Athletic Clubs Petty construction, furniture	and apparatus Bonus		Total	Grants-in-aid		Fire .			

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Heine	1906-07.	1907-08.	1908.09.	1909-10.	1910-11.	di.	1911-12.	
	Actuals.	Actuals,	Actuals.	Actuals.	Sanctioned estimate.	Revised estimate.	Budget estimate.	
-	8	83	•	9	8	4	90	
	Rs.	Rs,	Rs.	Bs.!	Rs.	Bs.	Bs.	
								European Bors' Schools Ditto Girls' Schools Primary Schools European and Eurasian Cadets Buildings and furniture University for Calcutta Messes Maktabs Other grants 10,000 45,000 Chief grants 62,720
Scholarships Miscellancous	1,55,810	1,71,211 88,293	1,86,054	1,86,661	2,00,000	1,81,000	2,00,000	Total 12,50,000 No provision has been made for the preparation of text-books for Vernacular schools and Science text-books, while provision has
Lump provision for non-recurring expenditure	-		1	1/	ı	I	12,00,000	been made for the new scale of allowance for the Superintendents and the Assistant Superintendents of hostels and messes. This amount will be distributed on receipt of the orders of the Government of India as to the conditions (if any) governing the
Refunds	4,818	8,081	3,806	5,241	3,000	6,000	4,000	grant.
Lump deduction as probable savings			1				70,26,500	
Total	88,60,749	45,52,592	65,28,726	66,68,813	69,17,000	65,53,000	70,26,000	
84,—Medical—			·					
Medical Establishment— Superintendence District Medical establishment	71,002	69,416	68,793	75,101	75,000	71,000,	78,000	The degrees in the revised is doe to sevince and a selection of
								Assistant Surgeons. Budget includes a lump sum of Rs. 41,000 on this latter account, Rs. 5,000 for commission to clerks in Civil Surgeons' offices for the sale of quinine, and provision for the full sanctioned scale of Medical Officers.

	A CONTROL OF THE PROPERTY OF T		Budget includes larger provisions for the maintenance of electric plant and for rates and taxes; while no provision has been made for the equipment of the Surgical block, for which Rs. 50,675 was included in 1910.	Was incomed in	The decrease both in the revised and the Budget is due to smaller expenditure under Supplies and Services.	The increase is due to the increase of the pay of Sub-Assistant Surgeons sanctioned by the Government of India.	The Budget for 1910-11 included Rs. 12,000 for the construction of dispensary buildings at Asansol and Rajmahal, and hence the increase in that year. Revised includes special grants to the Burdwan and other hospitals. Budget for 1911-12 includes Rs. 12,500 for grant to Lowis Jubilee Sanitarium, Darjeeling.			The increase in the revised is due to charges for relief in malaria stricken areas. Budget includes Rs. 14,400 for officers in connection with anti-malarial measures, Rs. 3,600 for analysts for the analysis of water in the Sanitary Commissioner's laboratory, provision for the revision of the establishment of the Sanitary Commissioner's office, a larger grant for travelling		Budget based on actuals.	
13,000	6,35,000		3,50,000 E	2,64,000	1,22,000	35,000	1,19,000	1,000	9,54,000	2,61,000	6.70	000'93	1,600
11,000	6,64,000	District of	8,34,000	2,42,000	1, 5,000	30,000	1,40,000	1,000	9,23,000	2,61,000		100 H 1017	
18,060	6,58,000		8,46,000	2,62,000	1,30,000	32,000	1,21,600	1,600	9,50,000	2,33,000		48,500	1,000
10,148	5,65,408		2,70,908	2,45,834	1,24,070	29,561	1,36,591	486	8,84,181	2,50,994		88,828	-1,677
16,891	6,66,459		2,72,667	2,24,496	1,06,238	29,843 83,207	1,27,716	2,041	8,44,296	2,51,864	-	64,326	-629
11,809	6.76.908		2,41,498	2,16,924	122,89	23,812	1,41,792		7.86.637	2,32,797		88,247	365
17,427	E GE ROD	onarasta .	2,11,519	2,25,131	92,900	22,027	1,62,678		7 70 987	2,82,062	1	81,724	2.206
Reserve Medical Officers and Subordinates	1	10fal	Presidency Hospitals and Dis- pensaries— Medicai College Hospital	General Hospital	Campbell Hospital	Albert Victor Asylum for Lepers Mufassal Hospitels and Dispensaries	Grants to Mufassal Hospitals and Dispensaries	ges in connecti Inland Labo Fund		Sanitation and Vaccination	Grants for Medical purposes-	Expenses during the preva- lence of plague	Expenses during the preva-

i i	1808-07.	1907-08.	1908-09.	1909-10.	1910-11.	ell.	1911-12.	
41.84 ps.	Actuals.	Actuals.	Actuals.	Actuals.	Sanctioned estimate.	Revised estimate.	Budget estimate.	KEMARKS.
1	8	8	•	10	•	7	8	6
Value of Medical Stores Fxchange compensation allowances	Rs. 830 204	Rs. 330 426	Rs. 453 262	Rs. 830 73	Rs. 500	R8.	Bs. 600	Configuration of the second se
Total Grants for Medical purposes	84,464	89,368	64,569	32,064	20,000	40,000	87,600	
Medical Schools and Colleges—	2,22,713	2,21,904	2,53,462	2,74,338	2,70,000	2,54,000	2,77,000	The decrease in the revised is due to savings under Salaries. Rudget includes urveision for the full sanctioned scala of usy of
Medical Schools	1,18,376	1,29,144	1,23,247	1,16,089	1,26,000	1,19,000	1,80,000	Anatoiny) Services. ces on ac buildings
Total	8,41,087	8,61,048	8,77,028	8,90,412	8,96,000	8,73,000	4,07,000	latrine tax of the Fatha School.
Lunatic Asylum Special Hospital Chemical Examiner	1,31,771 11,148 38,312	1,47,751	1,64,280 11,895 65,798	1,49,630 10,784 48,269	1,58,000	1,52,000	1,60,000	Budget includes provision for the revision of the warder staff. Budget includes provision for the special allowances sanctioned
Refunds Lump deduction for probable savings	2,037	1,296	1,946	6,421	1,000	10,000	6,000	for Assistant Chemical Examiners and for the Assistant teacher of Chemistry at the Medical College.
Total	21,96,763	22,41,779	23,28,035	23,38,148	25,16,000	23,74,000	25,13,000	Confirmer of such as August and the such as a
85Political-		3 14 35 4	100				100	
Political Agents Entertainment of Huvovs and	29,971	35,265	35,295	86,259	42,000	39,000	42,000	The saving in the ravised is due to the non-utilization of the pro-
Chiefs Ourbar presents and allowanees	:	1	1	1	100	i	909	riston 100 dae purpusse of an crepand.
to Vakils, etc	6,519	4,685	16,928	10,393	6,800	.17,000	16,800	The increase in the revised is the result of larger expenditure on Durbar presents. An increased provision has also been made for
Miscellaneous For rounding	4,758	7,288	181	6,291	2,100	7,000	6,000	1911-12 on account of the Coronation.
Total	41,248	47,083	58,404	61,943	69,600	63,000	64,000	

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Veterinary and stallion charges	1,16,412	1,65,750	1,69,095	1,70,428	3,04,000	1,74,000	2,16,000	Budget includes larger provision for the subordinate reterinary establishment of inspectors and reterinary assistants under the reorganization scheme. The saving in the revised is due to smaller expenditure under contributions to reterinary hospitals and dispensaries and under Supplies and Services and contingencies of the office of the Superintendent, Civil Veterinary Denartment
Donations to Scientific Societies Experimental cultivation	3,24,682	3,38,173	11,856 8,77,003	3,66,268	3,89,000	3,52,000	4,03,500	The decrease in the revised is due to smaller expenditure on the Agricultural College and experimental stations. Budget includes larger grant for assistant professors, buildings and increased establishment for the College at Sabour. Provision has been made for an additional inspector for the Tirbut Division and for a larger grant for travelling allowance.
Ginchons plantation	2,21,963	8,07,976	2,61,497	2,60,929	4,27,000	4,20,000	4,11,000	The decrease in the budget is due to a smaller grant for the purchase of cinchona bark.
00	14,993		616		1,500			
man orași	1,19,502	1,61,426	1,74,286	1,85,491	1,95,000	1,87,000	1,92,200	Budget includes a smaller grant for the maintenance of Govern-
Emigration	22,107	20,467	22,246	21,680	22,000	22,000	23,000	ment transfer in Calcutts. Budget includes provision for the purchase of a steam launch and
Census and Statistical M.	1,466	1,493	1,398	1,695	1,700	8,000	2,000	for its establishment and maintenance.
of river-borne tra	17,812 7,068 8,182 28,563	26,738 7,877 6,352 39,378	34,237 9,372 3,006 35,984	21,160 11,349 3,169 38,899	8,000 12,000 4,500 38,000	1,000 11,000 4,000 36,000	6,000 11,000 4,500 35,300	Based on actuals. Budget based on probable requirements.
Arsservation and translation of ancient manuscripts Examinations Inspector of Mines	6,920 1,355 508 9,771	8,400 1,026 413 18,077	9,200 466 472 14,642	9,200 471 248 10,406	10,000 1,000 500 10,200	8,000 800 800 11,600	8,000 500 10,200	} Based on actuals.
Bocieties Inland Labour Transport Fund	16,286	82,241	33,239 23,160	80,400	42,000	32,000 21,000	43,600	The decrease in the revised is under salaries and allowances.
Charges)		17,894	17,836	18,437	69,700	83,000	67,500	Budget includes Rs. 87,300 for the Fishery Department, and Rs. 20,174 for the Smoke Nuisance Commission. The saving in the
Kefunds	633	1,104	136	130	300	6,000	300	CAYSOU IS MUCE FISHERIES.
Lump deduction as probable savings		The same		1 200	15,07,000		16,19,000	Street, and the street, and th
Total	9,73,964	10.76.142	19.98 48E	19 90 110	14.39.000	18.79.000	14.69.000	Revised hased on the sectuals of the first nine months

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	1906-07.	1907-08.	1908-09.	1909-10.	1910-11.	-11.	1911-12.	
Hanne.	Actuals.	Actuals.	Actuals.	Actuals.	Sanctioned estimate.	Revised estimate.	Budget estimate.	
1	61	65	7	40	9	1000	80	6 Table 1 Tabl
Superannuation and Retired allowances Compassionate allowances Gratuities Marine Department pensions	Rs. 24,84,609 13,606 9,963 28,303	88. 25.66,207 13.512 10,048 12,556	Rs. 25,91,845 18,986 10,425 10,459	Rs. 26,80,468 113,027 8,248 10,256	Bs. 27,76,000 14,000 10,000 11,000	Rs. 27,40,000 18,000 23,000 9,600	Bs. 28,20,100 13,600 10,000 9,000	Provision has been made for the normal growth of expenditure. Sudget based on past actuals. The increase in the revised is due to the payment of the commuted value of a portion of the pension of an Assistant of the Bengal Secretariat.
Refunds Deduct-Probable savings	86	831	431	086	600	909	009	
Total	34,88,467	26,91,643	26,27,146	27,12,883	28,11,000	27,86,000	28,63,000	Revised based on the actuals of the first nine months.
		1,574						
Continue Section of	70	BV1, R1.8	2.07.17.5	100			14:21:80	
\$0Stationery and Printing-	Section 1		10000	P PE				And the first of the street of
Forms Department at the Presidency Stationery purchased in the country Government Presses	63,563 33,584 4,83,453	60,811 83,140 5,59,249	67,771 88,643 6,71,836	55,535 39,181 5,86,547	59,000 84,000 6,47,500	53,000 34,000 5,49,500	83,500 6,18,000	The saving in the revised is under allowances and contingencies. The decrease in the revised is due chiefly to savings under the establishment of the Secretariat Press.
Printing at Private Presses	2,716	099	931	17,834	21,000	21,000	21,000	Both Endget and revised include the cost of printing the Indian

ontin-	under	ndian	roller dis-	sam.	
55,000 The saving in the revised is under allowances and contingencies.	The decrease in the revised is due chiefly to savings under the establishment of the Secretariat Press.	Both Endget and revised include the cost of printing the Indian Law Reports at a private press.	Revised and Budget based on the figures supplied by the Controller of Stationery. The decrease since 1908-09 is due to the dis-	continuance of the printing of forms for Kastern Bengal and Assam	18,39,000 Revised based on the actuals of the first nine months.
000'99	\$3,500 6,18,000	21,000	6,11,000	100	13,39,000
63,000	34,000	21,000	6,25,000	900	12,83,000
29,000	84,000	21,000	0,54,000	909	14,16,000 12,83,000
55,535	33,181 6,86,647	17,234	6,24,354	625	13,17,476
67,771	33,643 5,71,536	931	6,71,520	644	13,35,983
118'09	83,140 5,59,249	099	8,12,939	452	14,67,261
63,563	33,584 4,83,453	2,715	7,01,192	969	12,86,202
dency anticheed in the	ot Presses	rinting at Private Presses	Stores	Refunds	Total

Section of the last of the las			-		A PROPERTY OF THE PARTY OF THE			
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Miscellaneous charges for the treatment of patients of the Pasteur Institute			75	**		009	2009	
Charges for search of hidden			8					Budget and revised based on probable requirements.
Khedda charges	13,863	11,166	11,000	16,000	12,000	20,000	20,000	
Travelling allowances to officers attending examinations	6,440	7,828	6,317	4,341	000'2	4,000	000'9	
ental languages, and allowance	1015,0,18	String Rent	(10 to 10 to 12)	80 12'561	100 St. 15	20 3000	10735,000	Budget based on actuals, and suppression participations
Committee	12,955	18,680	7,804	8,300	10,000	16,000	10,000 63,100	Budget and revised include Rs. 62,500 and Rs. 31,250 respectively
Donations for charitable pur-	1,51,675	1,34,806	1,67,965	1,82,465	1,23,000	1,37,000	1,64,000	Budget includes provision for a larger grant to the Calcutta Hospital Nurses. Institution and for a contribution to the Lady Mints.
· Total		100.00	TARE IN	1 25 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	15.60,000	166700	109/60	Nursing Association. Revised includes a grant to the Lady Minto Nursing Association.
Charges on account of European	4,963	6,636	6,690	7,763	000'6	6,000	8,000	
Rewards for destruction of wild animals	6,764 2,814 86,982	7,656 14,413 1,38,116	9,980 16,590 1,68,253	12,102 30,553 1,27,622	8,000 41,000 20,000	16,500	41,000	Larger grant provided for with reference to increase in actuals. Revised based on actual charges including the probable expenditure
Irrecoverable temporary loans written off	360	2,763	7,885	8,176	8,000	8,000	6,000	on the enquiry in connection with here peri.
Rent, rates and taxes Contributions	36,790	4,013	82,243	4,930	4,600	6,000	6,200	
Miscellaneous refunds	6,366	3,069 12,994	266 97,862	6,817	1,12,000	6,000	1,07,000	Budget includes provision of one lakh for unforeseen charges. The actuals of 1908-09 included special refunds on account of excess recoveries in connection with the Howrah and Rajapur drainage advances.
Extraordinary items	096	994	4,855	366		THE STATE OF	1,900	
His Honour the Lieutenant- Governor	1	1	4	-	1,00,000		1,00,060	The charges are adjusted under the appropriate heads for which the grants are sanctioned. This allotment was previously provided for under "Civil Works in charge of Civil Officers."
		The same Par		1	4,98,150	[Patient]	Designation of	
For rounding	111111111111111111111111111111111111111		" madadi .	0.000	-160		1 + 300	
. Total	8,46,620	3,91,254	6,69,880	9,98,697	4,98,000	8,44,000	6,03,000	Revised based on the actuals of the first nine months.

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Daniel Branch	1908-07.	1907-08.	1808-09.	1909-10.	1910	1910-11.	1911-12.	
HEADS.	Actuals.	Actuals.	Actuals.	Actuals.	Sanctioned estimate.	Revised estimate.	Budget estimate.	REMARKS.
1	8	8	•	9	9	1	8	6
	Rs.	Rs.	Rs.	Bs.	Rs.	Bs.	Rs.	
Land charges of the Bengal Pro- vincial Railway	I	3,413		1	2,000	4,000	1	
12 Irrigation - Major Works - (Working Expenses) -	-(Working	Expenses)—	10.2		0.00		64.3	
Productive Works— Orissa Canals Midnapore Canal Hijili Tidal Canals Sone Canals	3,99,092 1,61,123 61,493 6,73,896	4,80,069 1,84,291 40,783 7,51,790	4, 18,057 2,12,361 46,676 6,98,982	4,44,664 2,21,375 55,740 7,04,989	4,13,000 1,86,800 46,000 6,80,500	4,54,087 2,18,000 7,37,875	4,64,000 2,11,300 61,000 7,01,000	~~
Dhaka Ganal Tribeni Canal Deduct-Probable savings	3,304	18,268	20,071	85,704	24,700	19,600	19,700	ments and partify also under establishments.
Total	11,88,907	14,25,201	18,97,147	14,62,472	13,50,000	14,91,000	14,50,000	The state of the s
Provincial Share	11,88,907	14,25,201	13,97,147	14,62,472	18,60,000	14,91,000	7,25,000	The Provincial share is one-half with effect from 1911-12.
42 Irrigation - Major Works - (Interest on Debt) -	-(Interest or	u Debt)—					A	
Interest	018,12,18	21,06,966	20,90,527	20,75,292	20,92,000	20,76,000	20,77,000	This is for the interest payable to the Imperial Government on the
Provincial Share	21,21,310	21,06,966	20,90,627	20,75,292	20,92,000	20,76,000	10,39,000	capitel expenditure on Irrigation Major Works. The Provincial share is one-half with effect from 1911-12.
48 Minor Works and Navigation-					1000		CONTRACTOR OF THE PARTY OF THE	
IN CHARGE OF THE CIVIL DEPARTMENT.								
Establishments	6,121	6,094	6,168	6,088	6,879	000'9	5,786	

					Budget based on setual requirements.	The Provincial share is one-half with effect from 1911.12						Budget includes Rs. 60,000 for the artension of the	the construction of new, minor distributaries. Budget includes Rs. 49,000 for dispensaries and quarters for the	of a minor di					
	400	200	11	-328	7,00	8,000						60,000	2,250	81,000	4,63,000		87,000 4,000 8,75,400 9,600	4,76,000	6,39,000
	1,000	300		11	8,000	8,000					1000	29,700	1,800	34,600	4,81,970		92,617 2,976 3,84,950 8.830	4,89,372	9,71,372
-	1,026	1	35	198	8,000	8,000						43,000	1,800	24,200 3,45,000 36,000	4,56,000		1,09,000 3,000 4,79,000 12,000	6,97,000	10,63,000
- THE CO.	1,876	2,551	# 	320	11,868	11,658						68,856	1,707	4,75,259	8,68,716		66,858 6,870 2,35,874 24,340	8,82,943	12,01,668
A STATE OF	6,661 }	3		623	911,11	911,11						44,376	2,629	3,32,040	6,19,989		1,00,366 2,488 2,84,433 22,370	4,09,657	9,29,646
	4,197	1,384	•	468	12,680	12,680						36,682	638	1,46,426	3,16,883		1,29,606 2,516 4,46,356	6,78,478	8,95,861
	4,146	99 °	12	311	10,211	10,211						18,824	1,444 6,076	4.89,794	6,16,137		1,21,111 2,862 4,42,877	5,66,840	10,82,977
90	Howrah and Bajapur drainage projects	Refunds Temporary establishment	Travelling allowance Grain compensation allow-	Add—For rounding	Total in charge of the Civil Department	Provincial Share	IN CHARGE OF THE PUB. LIC WORKS DEPARTMENT.	IRRIGATION AND NAVIGATION WORKS.	Works for which Capital and Revenue Accounts are kept.	Сарпад.	Works in Progress.	Orissa Canals	Midnapore Caual Sone Canals	Calcutta and Eastern Canals } Madarnur Bbil Scheme } Saran Canals	Total Capital	REVENUE.	Orises Coast Canal Saran Canal Calcutta and Eastern Canals Madaripur Bhil Scheme	Total Revenue	Total Works for which Capital and Revenue accounts are kept

.- Minor Works and Navigation-continued.

		-		1000日間である。	DE LES CONTRACTOR		THE PERSON NAMED IN		CORP. III THE PARTY OF
The Late and Article	1906.07.	1907-08.	1908-09.	1909-10.	191	1910-11.	1911-12.	Daniero	
HZABS,	Actuals.	Actuals.	Actuals.	Actuals.	Sanctioned estimate.	Revised estimate.	Budget estimate.		
To Distance Age	8	8	•	20.3	9	170.41	60	G	
	Rs.	Bs.	Re	Rs.	Rs.	Rs.	Bs.		
Works for which only Revenue accounts are kept. Works in Progress. Nadia Rivers	1,46,046	1,18,269	1,15,408	1.32,835	1,02,000	1,00,500	1,08,000		
	100	8,706	8,425	387	1,500	1,200	009	a to continue the section of the continue of the section of the se	
Total Works for which only Revenue accounts are kept	1,46,146	1,22,975	1,23,833	1,39,722	1,03,500	1,01,700	1,08,606		
Works for solich neither Agpital nor Revenue accounts are kept.									
WORKS IN PROGRESS. Eden Canal Madhuban (Teur) Canal	31,869	31,713	16,167	26,687	27,000	27,850	35,400		
channels—Ganges river	4,730	168	1		40,000	35,000	-	This is for training works in the river Ganges.	
ing in Binar Surveys of profective irrigation	13,672	84		ı				The state of the s	
works in the districts of Dar- bhanga and Hazaribagh	1000		8,922	1,480	00.7.8	0.1			
Total Works for which		11.8			ñ.E.				
accounts	63,566	39,698	28,524	37,001	75,500	75,028	88,400		
Total Irrigation and Naviga-	12,82,689	10,58,034	10,82,003	18,71,381	12,32,000	11,48,000	11,81,000		

	Budget includes Rs. 83,000 for the construction of sluices and escapes	of the contribution for the Raussak channel, Bs. 20,000 for the cons-	Rs. 25.000 for clearing the outfall channels of the khas tahail khals in the district of Midnapore. It also includes Rs. 75,000 for the completion of special repairs to the embankments, Rs. 21,000 for the maintenance of the khas tahsil khals in the Midnapore District, Rs. 26,000 for the improvement of the Ballyghya drain and	its, Z., O.O. for Dagloin training scheme. The Provincial share is one-half with effect from the 1st April 1911.			Budget includes Rs. 4,000 for the construction of a pueca approach road to the Ranaghat ferry, and Rs. 1,600 for the purchase of	an iron ferry boat for Ranaghat.	Budget includes 92 lakhs for grants for sanitary improvements, one lakh for petty grants placed at the disposal of Divisional	Commissioners, and Rs. 50,000 for contribution to the Calcutta Corporation towards the drainage of the fringe area.	Budget includes Rs. 9,25,000, being the augmentation grant to	feeder roads, and Rs. 60,000 for grants to the Road Fund, Sonthal Parganas.	
000/18'6	9,81,000	60,000	21,62,000	10,81,000			6,000	26,000 6,634 684	11,46,000	11,60,000	11,81,000	-318	34,69,000
9,62,000	9,62,000		21,00,000	21,00,000	1000		6,100	25,000 6,500 400	4,93,000	1	10,71,000	1	16,01,000
000'06'6	000'06'8	000'09	22,72,000	22,72,000			000*9	26,000 7,161 816	7,63,900	1	11,24,000	+23	19,26,000
7,78,837	7,78,837	-	21,60,318	21,60,218			1,237	25,428 6,890 344	16,43,339		1		16,76,238
8,06,311 49,759 86,733 8,260	9,50,053		20,32,056	20,32,056		10 10	1,404	23,748 7,567 291	16,98,666			1	17,29,676
7,19,669 20,266 63,234 18,122	8,19,180		18,77,214	18,77,214			2,179	25,376 6,755 624	3,69,359		-	-	4,04,293
6,42,165 26,170 44,983 10,724	6,24,042		19,06,781	19,06,781			3,832	28,696 6,227 1,166	1,47,139	į	i	ı	1,87,060
Works for which only revenue accounts are lept and for which neither Capital nor Revenue accounts are kept. Works in Progress. Government embankments Midnapore Takavi embankments under contract Gendak Takavi embankments ander contract Rajapur and Howrah drainage Rajapur and Howrah drainage	Total Agricultural	Жеветте	Total in charge of the Public Works Department	Provincial share	45Civil Works-	IN CHARGE OF THE CIVIL DE-	Ferry charges	rs ds sid of E	Local Funds and Municipalities	Grant to the Calcutta Improve-	contribution to District Funds and District Road Funds	For rounding	Total in Charge of the Civil De-

.- Civil Works-concluded.

30cHS / II (A II = 1.4) : [[[[[[[[[[[[[[[[[[1906-07. 1907-08. 1908-09. 1909-10. 1910-11. 1911-12.	Actuals. Actuals. Actuals. Actuals. Sanctioned Revised Budget estimate. estimate.	2 8 7 8	Bs. Bs. Bs. Bs. Bs. Bs. Bs. 37,14,370 38,22,254 32,18,939 21,08,133 \$\begin{center} & 24,93,985 \\ & 34,2,216 \\ & 5,11,329 2,91,305 \$\begin{center} & 34,329 \\ & 34,326 \\ & 34,326 \\ & 34,329 \\ & 34,329 \\ & 34,329 \\ & 34,329 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,320 \\ & 34,32	42,38,822 46,30,111 35,86,814 22,29,166 24,97,635 22,10,494 23,18,800	6,03,667 6,46,123 6,37,296 8,92,760 6,11,182 6,50,000 9,17,326 6,739 8,93,737 9,88,671 10,00,000 10,45,360 10,25,000 67,629 66,739 22,839 29,148 60,000 33,045 60,010 14,88,523 15,03,481 16,03,460 16,25,000 16,25,000	9,69,300 10,63,424 10,64,471 10,84,366 11,01,196 64,906 82,898 29,146 62,000 48,733 96,134 1,06,792 17,812
IN CHARGE OF THE PUBLIC WORKS DEPARTMENT. Original Works. Givil Buildings { In progress } 3,42,216 Miscellaneous Fublic Improved } 1,82,236 Communications } Not commenced } 1,82,236 Communications } Not commenced } 1,82,236 Communications 42,38,522 Miscellaneous Public Improved	1906-07.	Actuals.	8				

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This head has been abolished with effect from 1908-09.				The part of the control of the contr	and the second second			A TANKS IN SECTION
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69,000 1,000 55,000 10,000 15,29,000 6,55,000 8,12,000	26,26,000 19,1				*			
Land Revenue Provincial Rates Folice Reducation Medical Sprintific and other Minor Departments Miscellaneous Govering Deficit Givil Works Famine Relief Reserve	Total	`						

SCHEDULE OF NEW SCHEMES ESTIMATED TO COST MORE THAN Rs. 5,000 IN ANY ONE YEAR, WHICH IT IS PROPOSED TO UNDERTAKE DURING 1911-12.

	Downbre			In connection with the survey of Calcutta it is proposed to prepare maps for the purposes of Revenue administration showing the boundaries of revenue holdings. The cost of so doing will	Provision has been made in the Budget for 1911-12 for the following additional officers:—	Deputy Collectors, including Probationers 24,850	Sub-Deputy Collectors, including Probationers 37,000	61,850	A provision of Rs. 34,400 was made in the Budget for 1910-11 on this account, but of this nothing will be spent.	
	и 1911-12.	Total.	Rs.	7,162	61,850					69,012
udget.	KPENDITURE I	Recurring.	Rs.	1	61,850					61,850
Obligatory schemes which have been provided for in the Budget.	ESTIMATE OF EXPENDITURE IN	Non-recurring.	Rs.	7,162	1					7,162
ve been provi	IMUM COST.	Total.	Bs.	7,162	1,76,700 of pension travelling					1,88,862
mes which ha	LTIMATE MAX	Recurring.	Bs.	ŀ	1,76,700 (Exclusive coharges and allowances.)			•		1,76,700
Obligatory sche	BETIMATE OF ULTIMATE MAXIMUM COST.	Non-recurring.	Rs.	7,162						7,162
	NAME OF SCHEME.			Calcutta Revenue Survey	Additional Deputy Magistrates and Sub- Deputy Collectors for the Survey and Settle-	91				
	Major budget head and sub-head under which	provision has been made.	3.—Land Revenue.	Survey and Settlement— Provincial	Charges of District Administration— General establishment salaries.					Total Land Revenue

A proposal has been submitted to the Government of India for the reorganization of the Excise Department and its amalgamation with the Salt Department. The cost of the proposed amalgamated establishment will be Rs. 10,14,264 showing an increase over the present sanctioned scale of Rs. 2,16,276 per annum. A provision of Rs. 50,000 has been made towards the introduction of the new scheme in the event of its being sanctioned during the year.		A proposal to reorganize the Calcutta Income-tax Office has been approved by the Local Government.		At present the officers in charge of coupes in the Sunderbans Forest Division live in house boats and proceed to various distant places for inspection in small country boats. Much time is thus wasted; with a view to the economy of which it has been decided to provide steam cutters and boats. Rs. 10,000 has been provided for the construction of one cutter in 1910-11.
20,000	25,000	5,302	2,651	37,220
000'09	25,000	5,302	2,651	2,720
				84,500
2,16,276	1,08,138	5,784	2,892	76,160
2,16,276	1,08,138	6,784	2,892	4,160
				72,000
Beorganization of the Excise Department and its amalgamation with the Salt Department.	· · · · · · · · · · · · · · · · · · ·	Reorganization of the clerical establishment of the office of the Collector of Incometax, Calcutta.		Construction of three additional cutters at Rs. 20,500 each and three rangers boats at Rs. 3,500 each for work in the Sunderbans Forest Division, together with the employment of the necessary establishment for them.
V.—Exetes. District Executive Establishment.	Provincial share	10.—Assessed Taxes. Calcutta Establishment	Provincial share	11.—Forest. Conservancy and Works

ESTIMATE OF EXPENDITURE IN 1911-12.	Non-recurring. Recurring. Total.	Rs. Rs.	9,000 9,000 C The proposal is to appoint a Forest	forests in the Feudatory States in Orissa. The interests of the States themselves, and the possibility of future mischief to the charactery of the contract o	dangerous denudation in some of the States is allowed to continue unchecked, warrant the appointment of an officer.	Rs. 2,000 has been provided for in the year 1910-11. One-third of the cost will be recovered from the Feudatory	States. Salary Data Lichard	9,960 9,960 Peons Travelling allowance Contingencies Total	About the second	tion was to raise the emoluments of the olerical staff, specially of the lowest grade clerks, in order to attract more efficient candidates than are now employed, and to transfer to the permanent staff certain men who have hitherto been on the temporary establishment, but whose services are required permanently. This has been sanctioned in Government order No. 1565 T.—R., dated the 19th September 1910.
	Total. Non-re	Rs.	11,000					996'6	E(12.13)	5,128
ESTIMATE OF ULTIMATE MAXIMUM COST.	Recurring.	Rs.						096'6		6,128
ESTIMATE OF	Non-recurring.	Rs.	11,000							
	Name of scheme.	The state of the s	Initial cost of the Agency	no m		V		Ditto Expenses on account of establishment, travelling allowance, contingencies, etc.		Reorganization of the Forest office establishment.
Major budget head and	provision has been made.		Conservancy and Works						The state of the Art.	Establishment

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95,000
47,500

set head	Name of seltome	ESTIMATE OF	ESTIMATE OF ULTIMATE MAXIMUM COST.	MUM COST.	ESTIMATE OF 1	ESTIMATE OF EXPENDITURE IN 1911-12.	я 1911-12.	
provision has been made,		Non-recurring.	Recurring.	Total.	Non-recurring.	Recurring.	Total.	LEBKARKS
Don't Marie of		Bs	Bs.	Bs.	Bs.	Rs.	Re.	
Salaries	Appointment of a 5th Presidency Magistrate.	ı	7,200	7,200		7,200	7,200	An additional Presidency Magistrate has already been appointed for six months.
Law Officers, Mufassil establishment.	Increase of retaining fees, etc., of Government Pleaders and Public Prosecutors.		2000'09	20,000	1	50,000	90,000	Permanent is under consideration. Representations have been received from Government Pleaders and Public Prosecutors that their present rates of remuneration are inadequate. The question is now under consideration; but as it is
Total Law and Justice- Courts of Law-			166,997	266'08		80,997	766,08	anticipated that some increase will be required, a lump provision of Rs. 50,000 has been made.
Police.								
Calcutta Police	Creation of two Deputy Commissioners in the	1	16,650	16,650	1	16,650	16,650	Pay of two Deputy Commis-
	Oalcutta Police,			011.1		47.74		200
	,	2	7/					Exchange compensation allow- ance 87 8
					******			Super-
								intendent, retired 5,400 0 16,650 0
							·	This is in continuation of action already taken in accordance with the recommendation of the Police Commission to replace the former Superintendents of Police by Deputy Commissioners.
Ditto	Reorganization of the Special Branch, Cal-	1	35,156	85,156	1	33,006	(a)33,006	(a) The provision includes— Rs.
	cutta Police.							(i) Pay of Deputy Commissioner sioner 10,125

[AVI]	THE	CALOU	TTA GAZE	TTE, M	AROH 22	, 1911				135
Superintendent 1500 =1,810 Sergeants 1,200 1,810 × 12 1,200	At the instance of the Hon'ble High Court the arrangements for the policing of that building have been reorganized.	Rupees 6,720 has been provided under Presidency Police, and Rs. 840 under River Police. The clerical work in	Deputy Commissioner's offices has hitherto been done by executive officers. This is contrary to the recommendations of the Police Commission, and it is proposed to provide regular clerks.	The existing accommodation available for married officers has proved to be insufficient.	it is considered necessary to strengthen the Military Police force in the neigh- bourhood of Calcutta.		The office has not been reorganized since 1869, and the present proposals are the outcome of the recommendations of the Ministerial Officers, Salaries Committee.		This is in accordance with a recommendation of the Police Commission. Provision is made for four months from November 1911, when it is anticipated	רומי רופ סווכפוצ אווו ספ ופני חוופתי
		7,560	170	10,800	2,00,000		20,000		3,600	
		7,580-		10,800	25,000		20,000		8,600	
		8 2			1,75,000	a service			i 17	
		7,560		10,800	2,66,000 tion.	3	26,610	22.6	10,800	
		2,560		10,800	Estimate under preparation.	2	26,610	11.8	10,800	
		000.45%		•	2,00,000 Estimate		1			
High Court Guards,		Clerks in offices of Deputy Commissioners.	The contract of the contract o	Hire of quarters for married European Sergeants.	A		4	General and Deputy Inspector-General.	Appointment of three Assistant Superintend-ents.	*
		Ditto		Diffu	Ditto	Bengal Police.	Superintendence		District Police	

•

Major budget head and sub-head under which	Vome of scheme	ESTIMATE OF	ESTIMATE OF ULTIMATE MAXIMUM	IMUM COST.	ESTIMATE OF	ESTIMATE OF EFFENDITURE IN 1911-12,	и 1911-12,	a
provision has been made.	Name of soneme.	Non-recurring	Recurring.	Total.	Non-recurring.	Recurring.	Total.	INBMARKS.
1		Rs	Rs.	Ba.	Rs.	Rs.	Rs.	
District Police-coneld.	Grade promotion of sub-inspectors.		75,840	75,840	ı	69,520	69,5207	These are in accordance with the recom- mendations of the Police Commission.
	Grant of one rupee increment to 3,420	1	41,040	41,040		37,620	37,620	Provision has been made for 11 months only from the 1st April 1911.
	Increase to complete the cadre of the ordinary police in the Burdwan and Presidency Divisions.	35,409	56,992	92,401	25,000	25,00	90,000	This is necessary in order to complete the cadra recommended by the Police Commission.
	Revision of boat establishment.	1	12,780	19,780	1	12,000	12,000	The existing establishment was sanctioned in 1889, since when the current rates of boat hire have risen considerably and men can no longer be obtained on the pay previously offered.
Railway Police	Force required to com- plete the cadre of the East Indian Railway		11,687	11,687	1,794	9,501	11,295	This is in accordance with the recommendation of the Police Commission.
Government share	Polioe.		3,506	3,506	538	2,850	3,388	
Total Police		2,35,409	3,85,834	6,20,743	2,00,588	2,86,526	4,87,064	
Education.	Regrading of pay of sub-inspectors.		096'89	096'89		096'89	096'89	
								fors added to the lowest grade. The extra Rs. 51,080 is to provide for the regrading of the increased numbers so as to ensure a reasonable flow of promotion, and for the payment of arrears.

General,

Pay of four officers in the Indian Educational Service 24,000 Exchange compensation allowance ance ance ance ance ance ance active two temporary lecturers and two appointments are appointments are of the Provincial Educational Service and the Subordinate Service and the Subordinate Service and the Subordinate Service and the Subordinate Service and the Subordinate Service and the Subordinate Service and the Subordinate Service and the Subordinate Service Service and the Subordinate Servic	This is a further instalment of the scheme initiated in 1907.	Provision made for— I post in the Provincial Educational Service, class VII 250 I post in the Provincial Educational Service, class VIII 200 Per mensem 450 Per annum 5,400 Two temporary posts have been sanctional by Government It has been	found necessary to make them permanent.
		5,400	
		6,400	
		6,400	
		6,400	
colleges, covernment		Improvement of the teaching staff of the Presidency College.	

Major budget head and sub-head under which	Name of scheme.	ESTIMATE OF ULTIMATE MAXIMUM	LTIMATE MAXIN	TOM COST.	ESTIMATE OF	ESTIMATE OF EXPENDITURE IN 1911-12.	IN 1911-12.	RFWARKS.
10/10/07/1/10		Nou-recurring.	Recurring.	Total.	Non-recurring.	Recurring	Total	
Education-concld.		Rs.	Rs.	Br.	Rs,	Rs.	Rs.	
Government Colleges, General.	Improvement of the staff of the Ravenshaw	1	6,300	6,300	į	6,300	6,300	Provision made for-
	College, Cuttack.							1 post in the Provincial Educa- tional Service, class VII 250 1 post in the Subordinate Educa-
	Statement Services							Educa-
	Pathiaseries of		100			1754 177 149		Fer mensem 526
Government Colleges, General—								were sa as been hree of
Oriental College	Improvement of the staff of the Sanskrit College.		34,920	34,920		7,806	7,800	al Educa- VIII is Educa- III te Educa- LIV te Educa-
							,	tional Service, class V 100 I post in the Subordinate Educa- tional Service, class VI 75 Per mensem 650 Per annum 7,800
	New hostel for Muham- madan students in		6,658	6,658		6,658	6,658	Two temporary posts were sanctioned by Government. It has been found necessary to make them permanent. The provision represents the cost of maintenance.

rt IVA)	THE CALCUTTA	GAZETTE, MARCH 22, 1911.		139
Provision made for four lectur. ers at Rs. 150 each Travelling allowance Four obankidars at Rs. 7 each Total 8,736	The mining instructor's agreement having come to an end, and not having been renewed, it has become necessary to make other arrangements. The above provision is for a lecturer at each centre.	Provision made for two posts in the Provincial Educational Service and for additions to be made to the staff.	The Government of India have sanctioned a general scale of allowance for Superintendents and Assistant Superintendents of hostels in place of the varying and unsatisfactory existing arrangements. This provision is made in order to enable the scale to be introduced next year.	
8,736	*	6,300	17,800	1,87,954
8,736		6,300	17,800	1,87,954
8,736	•	6,300	17,788	2,57,662
8,736		6,300	17,788	2,57,662
Mining instructions in the Colliery Districts.		Improvement of the Hooghly Madrasa.	New scale of allowance for the Superintendents and Assistant Superintendents of hostels and messes attached to Government Colleges.	
Cryil Engineering Modilege.		Government Schools, Special— Madrasa	Miscellaneous. Boarding and hostel charges.	Total Education

Major budget head and		ESTIMATE OF	ESTIMATE OF ULTIMATE MAXIMUM GOST.	MUM COST.	ESTIMATE OF I	ESTIMATE OF EXPENDITURE IN 1911-12.	1911-12.	
provision has been made.	Name of soheme.	Non-recurring.	Recurring.	Total.	Non-recurring.	Recurring.	Total.	ICEMABRS.
24 Medical.	X	Rs.	Rs.	Rs.	Rs.	Rs.	. Rs.	
Chemical Examiner—Salaries.	Special allowance to Assistant Chemical Examiner.		600'6	000*6		1,800	1,800	The Government of India have sane- tioned a scale of allowance at the rate of Rs. 10, to Rs. 150 to the Assistant Surgeons employed in the Chemical Examiner's Department.
Sanitation and Vaccina- tion	Malarial enquiry		20,552	20,552		27,552	20,552	The Government of India have sanctioned a scheme for the systematic investigation of malaria, and have deputed an Indian Medical Service officer to supervise the enquiry.
								Salary of special officers 14,400 Establishment 1,152 Travelling allowance 3,000 Contingencies 2,000
Total Medical			29,552	29,552		22,352	22,352	Total 20,552
26.—Scientific and other Minor Departments. Veterinary and Stallion charges— Hospitals and Dispensaries.	Reorganization of the Veterinary Service.		2,08,520	2,08,520		29,370	20,370	The scheme has already been sanctioned, and it will be introduced as funds are available. Rs. 10,060 was provided in the current year's Budget on this account, and it is estimated that Rs. 57,600 will be required next year;
Agricultural College, Sabour. Ginohona Plantation—	Employment of additional Professors, etc. Additional temporary establishment.	14,000	16,860	16,860	14,000	16,860	16,860	but of this Rs. 37,230 will be recovered from local bodies. Provision made for the employment of five Assistant Professors, one Assistant Botanist and one Demonstrator. The temporary establishment is required.

The purchase of a new launch for the Factory Department has been sanctioned at a cost of Ra. 16,000. Half of this will be paid from General Revenues and half from the Steam Boiler Inspection Fund. The establishment and maintenance charges will be borne by Government.			The amount represents the net extra cost of the proposals which have been received from the Inspector-General of Prisons for the revision of the Press establishment. The amount has been arrived at as follows:	1. Permanent (Increase)— (a) Salary 11,148 (b) Temporary 7,716 (c) Overtime 8,000 Total 26,864	2. Piece (Decrease) 17,200 Net increase 9,664	These proposals are based generally upon the principles laid down by the Press Committee.
10,256	61,486		9,664			
2,256	39,486		9,664			
000'8	22,000				Alm serve	
10,256	2,49,636		9,664			
2,256	2,27,636		9,664			
8,000	22,000					
Purchase of a new launch for the Factory Department.			Revision of establishment			
Inspector of Factories	Total scientific and other Minor Departments.	30Stationery and . Printing.	Government Presses. Presidency Jail Press.			

M COST. ESTIMATE OF EXPENDITURE IN 1911-12. REMARKS.	Total. Non-recurring. Recurring. Total.	Rs. Rs. Rs.	62,500 62,500	21,400 The present grant to the Calcutta Hospital Nurses Institution amounts to Rs. 53,600 a year. The Committee of the institution having asked for further help from Government in order to enable them to meet the increased expenditure involved by the employment of additional nurses and a supervising staff at the Calcutta Medical College Hospital, Government has agreed to contribute to the extent of Rs. 3 for every Re. 1 raised by public subscription, up to a maximum of Rs. 75,000 in any one year.	5,500 The Local Government has undertaken the responsibility for the provision of housing accommodation for the Nursing Sisters of the Lady Minto's Nursing Association, Bengal Branch. It is estimated that Rs. 5,500 will be required for rent, taxes, lighting and fans and the upkeep of furniture during 1911-12.	89,400 89,400
ESTIMATE OF ULTIMATE MAXIMUM	Recurring.	Rs.	62,500	21,400	5,500	89,400
ESTIMATE OF	Non-recurring.	Rs.				
Money of solutions	Name of scheme.		Payment to the Editor of the Indian Mirror of a subscription for 25,000 copies of a new vernacular paper for free distribution.	Grant to the Calcutta Hospital Nurses' Insti- tution.	Lady Minto's Indian Nursing Association, Bengal Branch.	1
Major budget head and sub-head under which	provision has been made.	32-Miscellaneous.	Cost of books and publications.	Donations for charitable purposes.	Ditto	Total Miscellaneous

He said :-

Sir-"I beg to present the revised Financial Statement for 1911-12.

"The amended draft Financial Statement was circulated to members on the 2nd instant, which is three days earlier than was found possible last year, and to that extent we have been able to meet the request for more time for consideration of figures in framing resolutions. Attention has been drawn to the more important points of the estimates in the detailed notes which accompanied the statement and in my covering memorandum. It is only necessary to read with them the subsequent memorandum issued on the 11th March.

"The most important feature in the estimates of the year is the change which has been made by the Government of India in connection with the provincial settlement. The effect of this has been explained in paragraph 6 of my memorandum. Upon the figures taken as the basis of the arrangement the province stands to gain Rs. 7,46,000. Should the revenue heads of which we now receive a larger share continue to grow in the future we shall of course gain more largely, and this fact constitutes the advantage to the province from the substitution of a larger share of progressive revenues for a portion of the fixed assignment. On the other hand, we have to reckon with the fact that the Government of India declare that this is a final settlement and it is essential that all future proposals for increasing the expenditure of the province, more especially the recurring part of it, should be framed in view of this fact.

"Our closing balance for 1911-12 is shown to be lakhs 85.77. So large a figure may arouse some criticisms considering how severely necessary and even urgent expenditure has had to be restricted, and I will therefore give some explanation of it.

"Forty lakhs is the balance of the Imperial grant-in-aid to the Calcutta

Improvement Trust.

"Seventeen-and-a-half lakhs is the unexpended balance of the special grant from the opium surplus of $34\frac{1}{2}$ lakhs made to us in the revised estimate for non-recurring expenditure on education and sanitation. It is anticipated that

the total grant will be expended in the course of two years.

"Twenty lakes is our prescribed minimum closing balance. In other words, the balance in hand over what is considered the minimum of safety will be 8.27 lakes. Even as regards this I may remind the Council that we are embarking on one great project, the Monghyr Jail, for which 22 lakes more will have to be found in the course of the next three years."

The Hon'ble Mr. Slacke introduced the following heads :-

Revenue-

I-Land-revenue.

Expenditure-

- 3. Land-revenue.
- 8. Provincial Rates.
- 18. General Administration.

He said :-

"I beg leave to introduce, Sir, the consideration of the following heads:— 'I—Revenue—Land-revenue—Expenditure'; '3, Land-revenue'; '9,

Provincial Rates'; '18, General Administration.'

"In the revised estimate of the Budget it will be seen that there was an improvement in the receipts of Rs. 61,000. This is due to better collections of ordinary miscellaneous revenue owing to good crops. As compared with the original estimate of Rs. 1,26,000, there has been a decrease partly in the Orissa maintenance operations, partly in the grant for contingencies and process-serving establishments, and partly under salaries of officers. This last saving was due partly to the sanction of the Secretary of State not having been received to the proposal for increasing the cadres of Deputy Magistrates and Sub-Deputy Collectors to meet requirements of the Settlement Department, partly to the deputation of officers on special duty to other departments from

whose funds their salaries were met, and partly to smaller leave allowances

received by officers who have taken leave.

"In the Budget for 1911-12, we shall receive an assignment of Rs. 26,000 from Imperial Revenues in return for the abolition of the Patwari Cess in Sambalpur, and another assignment of Rs. 1,47,000 for the continuous maintenance of the record-of-rights in Orissa. We anticipate a small increase of Rs. 13,000 in receipts on account of gross land-revenue in addition to a revised estimate of Rs. 3,04,000 for the present year. The collections from Government estates, which, according to the revised estimate for the current year, will be $34\frac{1}{4}$ lakhs, are expected to reach $35\frac{1}{3}$ lakhs in the next year. After all the adjustments the gross provincial share of land-revenue is expected to be Rs. 1,51,90,000, as against the revised estimate of Rs. 2,32,50,000 for the current year. This decrease is due to the special adjustment described in paragraph 14 of the Amended Financial Statement.

"On the expenditure side the charges for District Administration show a small increase. The estimate for the next year is Rs. 30,10,000, which includes a lump provision of Rs. 1,35,000 for the increase of the pay of ministerial officers. Under the head of Management of Government Estates, a small provision of Rs. 40,000 has been continued since last year to meet certain urgent works of improvement which cannot be financed from the

ordinary grant.

"A sum of three lakhs of rupees has been provided for the Delhi Coronation Durbar and a sum of Rs. 19,000 for the travelling allowances of non-official Members of the Legislative Council. The balance of the increase is almost entirely due to the fact that the cost of the Executive Council will have to be met for the whole of the coming year."

The Hon'ble Babu Deba Prasad Sarbadhikari moved the following Resolution :-

This Council recommends to the Lieutenant-Governor in Council-

- (a) that a sum of Rs. 30,000, or such other sum as the Government think fit, be provided for improving the Provincial Executive Service;
- (b) that the grant at the disposal of Divisional Commissioners for petty local works of improvement (page 22 of the Financial Statement, paragraph 59) be reduced by Rs. 20,000; and
- (c) that the charge for purchase of a new launch for the Inspector of Factories and its maintenance (Rs. 10,256, at page 18 of the Financial Statement, paragraph 52) be omitted from the Eudget.

The PRESIDENT said :- "The Hon'ble Member has circulated his speech to all Members of Council, and I think, therefore, with his permission, that it will be convenient to take it as read. Does the Hon'ble Member wish that this should be so?"

The Hon'ble BABU DEBA PRASAD SARBADHIKARI said :--

"I shall move the Resolution as it stands on the Agenda.

"With regard to what has fallen from Your Honour, a foreword by way of explanation is necessary, and I would, with Your Honour's permission, make a few remarks, for my notes, already in the Hon'ble Member's hands, cover larger ground than the Resolution in the Agenda. In compliance with the invitation of the Secretary to the Council, Members, who can and care to, send in notes of their proposed. their proposed remarks by way of assisting official Members in their replies. Not more than four or five days can possibly be at the disposal of Members, for which reasons these notes as well as the Resolutions which they support have to be rushed as fast as possible. Complicated facts and figures extending over scores of closely printed pages and taking weeks and possibly months to prepare, must require detailed and careful consideration and observations with regard to them must be deliberate in order to be apposite. As all this preparatory care and attention is involved, non-official Members do not mind accommodating official Members, or all Members for the matter of that, with their notes, if, that is to say, they have not much of a reputation to lose for high class oratory, impromptu dialectical skill or off-hand ability to Sacharate dry-as-dust figures. Such accommodation may help in boiling down the issues before the Council and in saving time; but reciprocity and sufficient time are essential to ensure its continuity. The strain of such rush and procedure in the case of busy professional people, without resources and assistance open to official Members, and possibly to leisured non-official Members, is apt to tinge the resolutions and the observations in their support, and it would be a great help and kindness to them to allow them some more time. The question was pointedly raised last year in Council, and Your Honour, while admitting that there was room for improvement, could not hold out prospects of much relief, having regard to the dates of the different stages of the Budget proceedings. This year, however, owing to exceptional circumstances, the Financial Statement was presented to the Council without being considered by the Financial Committee, and not much evil would result if Members in future years had access to the statement in its still earlier and cruder stage, with due notice and warning of course that the statement is open to change, as has been the case this year.

The PRESIDENT said :-

"I am afraid I must ask the Hon'ble Member to confine himself to the Resolution which he is about to move. I understand that what the Hon'ble Member wished was to offer an explanation. I do not see that the remarks which have so far fallen from the Hon'ble Member can be described as explanatory. Do I understand that these remarks are preparatory to your speech?"

The Hon'ble BABU DEBA PRASAD SARBADHIKARI said :-

"That is so ".

The PRESIDENT said :-

"I really do not think it necessary for the Hon'ble Member to enter into any discussion of the circumstances under which his note was prepared. His note is very full and comprehensive."

The Hon'ble BABU DEBA PRASAD SARBADHIKARI said : -

"The Resolution being now confined to the improvement of the Executive Service alone, the remarks in the notes that have been circulated so far as the details of the Judicial Service itself are concerned are no longer applicable under the circumstances that I have mentioned.

The following speech by the Hon'ble Babu Deba Prasad Sarbadhikari in support of this Resolution having been circulated to all Members of the Council before the meeting, it was, by order of the President under rule 34 (2, taken as read:—

"Speaking about the prospects of the Provincial Judicial Service during the August session of this Council, the Hon'ble Mr. Gourlay, then in charge of the department, said that 'the decision as to the time when the improvement of any particular service should be taken up must be left in the hands of the Government, because the Government alone could know the relative importance of the claims of the different services and of the different new projects and schemes'. On this ground he invited the Council to vote against the resolution for the improvement of the service which I was then moving. The Hon'ble Member asked the Council to leave the matter of improvement of any particular service entirely in the hands of Government. The Hon'ble the Maharajadhiraja Bahadur of Burdwan warmly seconded these sentiments, and though he was pleased to say that I had made out a very strong case for improvement of the Provincial Judicial Service, he expressed himself opposed to the principle of fettering the hands of Government regarding any particular

service. The Hon'ble Member, however, was good enough to admit that our duty as counsellors was to bring to the notice of the Government such grievances as existed in the different services. Although the two sentiments may be capable of being reconciled to one another in some remote manner, acting up to both simultaneously in practice is apt to be difficult for those who desire to have the requirements of particular services brought to the notice of Government in public interest. In view of sentiments like these, those who feel it their duty to press their demands must also feel embarrassed, though nothing can be further from their intention than to fetter or embarrass Government. questions of fettering the judgment of Government could arise in connection with general administrative questions, they would arise in a more pronounced emphatic, acute and possibly objectionable manner in connection with the Budget as a whole or with regard to particular items, for the Budget practically controls the year's work of the Government and lays down rules with regard to it. No Budget debate under impressions like these can or can be intended to be a reality. I cannot, however, persuade myself that when the Government in its wisdom has not only allowed general consideration of the Budget and administrative questions at large arising out of it, but has sanctioned the moving of individual resolutions in connection with the Revised Financial Statement with regard to particular administrative questions, the idea of fettering or embarrassing the Government enters into its mind at all as a possibility. I am confirmed in this belief by the partial effect that Government has been pleased to accord to the suggestions of Members made in Council from time to time, chiefly in connection with the Budget, including suggestions that were made at a time when resolutions were not permissible to be moved. I shall not at the present moment attempt the not wholly unprofitable study of the fly-on-the-wheel order and try to count up how many turns of the mighty Government wheel may be attributable to the tiny but strenuous efforts of non-official would-be Budget reformers in Council. One of the rules of the Budget discussion says in effect that if in connection with the Revised Financial Statement any resolutions be adopted and the Government does not see fit to act up to them, the Government will state the reasons for such inability and make it manifest that the refusal was due to reasons either financial or administrative. Such an occasion for the Government entering upon an explanation like this has not yet arisen and is not likely to arise soon. But the mere provision of this rule contemplates such a possibility.

"In connection with the resolution about the improvement of the Judicial Service last August, the Hon'ble Mr. Gourlay incidentally informed us that proposals had already been placed before the Government of India for the improvement of the Provincial Educational Service. In this regard he was good enough to acknowledge the very slight and inconsiderable support that he thought, in his own goodness, he had received from me. He added that these proposals had gone up to the Government of India, and that your Honour's Government were in hopes that they would be favourably received by the higher authorities. If approved, the Hon'ble Member went on to say, they would take up a large share of the sum which would be available for the new recurring expenditure in the near future, and he invited me to agree that the Government was justified in taking up the case of the Educational Service before any other. To my mind, however, it is not altogether a case of preferential treatment, so far as the different services are concerned. All require attention and care, and no one for a moment doubts the soundness of the position that, having regard to all the interests and requirements, Government is and always must be the best judge of the situation and must have uncontrolled discretion as to which service should be improved, in what way, when and on what terms. I was and am glad and thankful that the Hon'ble Mr. Gourlay, who was then in charge of the Judicial as well as the Educational Departments, was good enough to make this important pronouncement in favour of the Educational Service in which I am more especially and directly interested than any other. And there is ample indication in the Revised Financial Statement that, apart from the munificent benefaction of the Government of India, the Provincial Government, out of its own resources, would be prepared to make such improvements on the lines that have been suggested in the Council from time to time,

to a greater extent than has been attempted before. We are highly thankful for all that has been done and is promised in the near future, but we cannot shut our eyes to the fact that the improvement of the status of the Judicial and Executive Services is no less an educational question than it is administrative, for the prospects of our educated men are intimately bound up with the prospects of these services. I therefore feel impelled to bring up this question once more in connection with the Financial Statement.

"It is rarely edifying or profitable to have constantly to play the part of the importunate widow, particularly after re-assurances given to the effect that in due time all defects and requirements would be attended to, funds permitting. If, however, small instalments of reform be possible at a comparatively small cost such as it is the object of my present resolution to indicate, we may reasonably press them upon Government. During the debate in August and previously, the requirements of both the services were reiterated at such length that there is neither call nor justification for travelling over the same ground again. Nor is there occasion for so doing, because my resolution is limited to a small measure of improvement with regard to which Government may not have the same objection and difficulty as regarding the larger measures enumerated by such of my friends in this Council as specially voiced the claims of the Executive Service on the occasion, in the unjust and unfounded apprehension that I was opposed to such claims.

"The reason why I ask for this provision of Rs. 30,000 is fairly pressing. "The maximum pay of the Sub-Deputy grades is Rs. 250, while the minimum pay of the Deputy grades is Rs. 200, which is a serious and inconvenient anomaly. When a Sub-Deputy happens to be promoted to the Deputy grade, oftener than not he would be drawing the highest salary of his grade, and unless he is allowed to supersede the junior-most man in the Deputy grade his promotion would come in a questionable shape indeed. The most obvious and the most reasonable course would be so to co-ordinate the two services as to make the highest pay of the lower service the same as the lowest pay of the higher, so that the flow of promotion and preferment would be smooth and even. This necessary measure of reform would be accomplished by an expenditure of about Rs. 30,000; and if the removal of a serious defect with regard to one of the most important services in Your Honour's Government could be ensured by this small expenditure, it would be a sound and profitable investment indeed."

The Hon'ble MR. Duke said :-

"Sir, the portion of the resolution with which I am concerned is the first part requesting that a sum of Rs. 30,000 or such other sum as the Government think fit, be provided for improvement of the Provincial Executive Service.

"The Resolution in itself does not indicate what steps should be taken to improve the Provincial Executive Service, but in his speech or that portion of his speech which the Hon'ble Member desires should be retained, the Hon'ble Member has explained that he would propose to raise the minimum pay of the lowest grade of Deputies from Rs. 200 to Rs. 250 in order to remove the anomaly which, he considers, exists, inasmuch as the present pay is less than the pay of the highest grade of Sub-Deputies, which is Rs. 250. I may say at once that Government is in sympathy with the proposal contained in the Resolution, and had already some time ago decided to move the Government of India in the matter. I am at the same time to remind the Hon'ble Member that the rates of pay of the services are not within the competence of this Government to alter. Its function is limited to making recommendations to the Government of India who must decide upon the case. There are, however, one or two matters which I must mention to show that while we are in sympathy with the objects of the Hon'ble Member, it is not entirely for the reasons which he gives. His principal ground for increasing the pay of the lowest grade of Deputy Collectors is the anomaly as between them and the Sub-Deputy Collectors. This anomaly has not yet begun to cause inconvenience, since it is not the case, as the Hon'ble Member assumes, that promovenience, in the case is the case of tions to the Provincial Services are ordinarily made from the highest grade of the Subordinate Executive Service. On the contrary, this grade has usually

been retained as a shelf for deserving officers who were too old or had not the attainments which rendered them suitable for promotion, while promotions have ordinarily taken place from the second, or occasionally from the third grade. Since, however, owing to the very rapid promotions which have been granted in recent years, the average age of the Sub-Deputy Collector is becoming younger, it is possible, in the near future, that there may not be sufficient officers who, though deserving, are unfit for promotion to the Provincial Service to fill up the first grade of Sub-Deputies, and that the anomaly may actually arise. Again, Government does not admit that the surbor linate service should be the only or main recruiting ground for the Provincial service. Promotions from the one service to the other are to be regarded as a reward of exceptional merit, and upon the whole it is desired that the Provincial service should be regarded as of a superior status, and be recruited from men of better position and of higher attainments than in the other case. The principal ground which has moved Government to press for the change, which the Hon'ble Member desires to see made, is that the minimum pay Deputy Collectors in Bengal is lower than in most Provinces in India, and has been held on the high authority of the Public Services Commission to be insufficient pay for officers of that status. I may add that although the change is eminently desirable, it cannot be regarded as of extreme urgency, since there has never been any lack of candidates of the highest class for the Provincial Civil Service, nor has any exceptional difficulty, in the way of officers being able to live respectably upon their pay, been brought prominently to the notice of Government.

"The Hon'ble Mr. Slacke will have something to say as to the resolution in which the means of providing this expenditure are proposed, and I shall

not discuss them."

The Hon'ble MR. SLACKE said :-

"The Hon'ble Member has proposed that the grant at the disposal of Divisional Commissioners for petty local works of improvement should be reduced by the sum of Rs. 20,000. The system in accordance with which a grant of this nature is yearly placed in the Budget commenced from 1905. It was then considered that Commissioners of Divisions should be in a position to make grants to local bodies in order that small defects and needs that may be brought to their notice at the time of inspection or otherwise could be remedied at once and thereby save much needless correspondence. The sum of Rs. 90,000 was then distributed between the different divisions of the unpartitioned province. In the succeeding year an allotment of Rs. 60,500 was made to the six divisions remaining after the partition, and the same provision was repeated in 1907 and 1908. In 1909, owing to the great use that had been made of this allotment, the total grant was raised to \frac{3}{2} lakhs, and in 1910 it was further increased to 1 lakh. It will thus be seen that this grant has in recent years been gradually increased, experience having shown that by this method much good could be promptly done locally. From the experience which I have gained in my tours throughout the province during the last six years, I am convinced that a great deal of hardship will result by any diminution of this grant, and I would, therefore, strongly advise the rejection of this proposal."

The Hon'ble Mr. CUMMING said :-

"I am afraid, Sir, that the sum of Rs. 10,256 which is entered in the Budget for the Scientific and other Minor Departments, for the purchase and maintenance of a steam-launch for the use of the Special Inspector of Factories, will not be available for transfer to any other head. The cost of the launch is Rs. 16,000, of which half is being paid by the Boiler Commission and half will be paid by Government. The launch will be used by the Special Inspector of Factories, the Inspectors under the Boiler Commission and the Certifying Surgeon of Factories. I may point out that no fewer than 129 out of 187 factories in the Presidency and Burdwan Divisions are situated on or near the banks of the Hooghly. The launch has already been ordered; it will shortly be delivered by the builders, and it has to be paid for."

The Hon'ble BABU DEBA PRASAD SARBADHIKARI said: -

"Sir, I am very glad that I did move the resolution, for we have a reassuring reply from the Hon'ble Mr. Duke that the Government realises the necessity of this reform, and is already in communication with the Government of India with a view of taking the necessary steps. When we bring forward resolutions by way of amending the Budget generally, we do not expect that effect will possibly be given in the same year; and if the way is thereby to a certain extent prepared for future action, the object of the resolutions, even if they be not carried, are to a certain extent mot. The reasons adduced in support of the reform that I have moved for have been fully supplemented by the Hon'ble Mr. Duke. But the fact that there is no lack of candidates on the existing pay would hardly be a reason for withholding a reform if it was felt that it was a necessary and desirable one. The state of the country is such that even by reducing the pay of some of our services it would not be wholly impossible to have a semblance of the class of candidates that the Government has been accustomed to get, though in the long run the effect for the worse on the public service is bound to be more and more appreciable. The possibility of getting nearly equally good men might be urged in connection with the educational service and other services, but it is one which we have always found it difficult to accept. To try to avail of the necessities of a community is hardly the right way of improveing a service with regard to which there seems to be clear need for improvement. The principle that the Provincial Service ought not wholly or even largely be recruited from the Subor linate service is one with which we all agree, but as recruitment from that service is permissible to a certain extent, it is desirable that the reform that I advocate should be introduced. The status of the Provincial Service which the Hon'ble Mr. Dake is rightly anxious to maintain would be further maintained if the initial pay of the service be raised to the level of the other provinces. That is one reason why reform should be effected as soon as funds permit. Those of my hon'ble friends who on the previous occasion found fault with me for not voicing the needs of the Executive Service have not taken part in the debate to-day. I do not know what interpretation to put on that silence. If they think that the reform that I am urging is not one that they can consistently support, of course my position would be to a certain extent weakened. If, however, having regard to the reply given by the Hon'ble Mr. Duke, they think that it is not necessary at this stage to press the matter further (as I take it to be the realing of the situation), I would myself not press the point."

The Hon'ble Mr. Saryid Wasi Ahmad said :- "I wish to say a few words,

Sir."

The President-Is it by way of personal explanation?

The Hon'ble Mr. Satyld Wasi Ahmad said:—"Yes. I did not speak in support of my hon'ble friend's resolution, not because I was not in sympathy with him, but that I was waiting for a reply from the Hon'ble Mr. Duke. Having heard that reply, I do not think it at all necessary that my hon'ble friend, Babu Deba Prasad Sarbadhikari's Resolution needs any support, though I am in full accord with his Resolution, and I only wish the allotment could have been made more."

The Resolution was then, by leave of the President, withdrawn.

The Hon'ble Mr. Slacke introduced the following heads :-

Revenue-

IX-Forests. '

Expenditure—

11. Forests.

He said :-

"I beg leave to introduce, Sir, the consideration of the following heads:-

Revenue ... IX-Forest. Expenditure ... 11-Forest. "The receipts and charges of this department will be wholly provincial from 1911-12. The receipts are estimated to be Rs. 12,50,000 as against Rs. 12,00,000 in the revised estimate for the current year, and Rs. 10,88,640, the actuals of 1909-10. Up to the present year the provincial share of expenditure has been half. From 1911-12 the whole expenditure (Rs. 7,34,000) will be provincial, and this may be compared with the total expenditure of nearly 6 lakhs in 1909-10 and $6\frac{1}{2}$ lakhs in 1910-11. The chief item of new expenditure is the provision of two new cutters and ranger-boats for the Sundarbans Forest Division at a cost of Rs. 34,500."

The Hon'ble Mr. Cumming introduced the following heads:-

Revenue-

XXI-Scientific and other Minor Departments.

Expenditure-

26. Scientific and other Minor Departments.

He said :-

"Sir,-I beg to introduce the consideration of the head 'Scientific and other Minor Departments'.

"The revised estimates for 1910-11 under this head show a small decrease in receipts and savings in expenditure to the extent of Rs. 53,000, distributed over all the departments. There was a smaller expenditure under the head of Contributions to Veterinary Hospitals and Dispensaries, on the Agricultural College and Experimental Stations, the purchase of cinchona bark and under the head of Fisheries.

"In the Budget for 1911-12, the gross receipts are expected to be Rs. 3,70,000, which is the same as the revised estimate for 1910-11. It is anticipated, however, that there will be an increase of receipts under the head of Experimental Cultivation owing to the opening of new farms and to the receipts from college fees at the Bengal Agricultural College.

"On the expenditure side the subjects of Emigration, Factories and Agriculture may be considered. In the case of Emigration, the salaries of the staff of the Protector's office have been improved. Under the head of Factories the chief item is a sum of Rs. 8,000, being half the cost of a steam-launch for the Inspector of Factories, to which allusion has already been made.

"There are four departments under the control of the Director of Agriculture, viz., (1) the Veterinary Department, (2) Agricultural Department, (3) Fishery Department, and (4) the Department dealing with Cooperative Credit Societies. During the present year, in the Veterinary Department steps have been taken to bring the veterinary assistants under the reorganization scheme sanctioned some time ago; and the present budget is drawn up so as to provide for this arrangement. Formerly, the Provincial Government made grants to local bodies towards the salaries of veterinary assistants, but in future there will be a Subordinate Veterinary Service paid for by the Government, while certain recoveries will be made from those local bodies who employ the veterinary officers. This new arrangement will be introduced from the 1st of April next.

"In the Agricultural Department proper there is an estimated expenditure of Rs. 4,03,500, compared with the revised estimate of Rs. 3,52,000 for 1910-11. The total increase is about half a lakh. The Bengal Agricultural College was opened last November, and there is in consequence some increase of expenditure under that head. There is accommodation for 120 students; and as the course is a three year one, 40 students per year will be taken. In the first year, however, as the staff had much to learn, the Director thought it advisable not to fill up the full number of vacancies. There are at present 21 students in the College, 7 of whom were nominated by the Government of Eastern Bengal and Assam, which, under the agreement made some years ago, will bear one-third of the recurring cost. The students were carefully chosen by the Director and the Principal out of a large number of applicants, and both they and their teachers have settled down to solid work. The increase in the cost of the upkeep of the farms is small, and is partly due to a project

for establishing a demonstration farm in the district of Angul, and partly to a scheme for popularising the growing of eri or castor silk amongst the people of South Bihar. The possibilities of the cultivation of castor silk-worms have already been demonstrated in North Bihar, and it is now proposed to spread a knowledge of it in South Bihar. There is a slight increase in the expenditure on Agricultural Associations. These bodies, and the agricultural exhibitions which are organized by them, are important links between the department and the cultivators. The members are gradually becoming better acquainted with the Inspectors attached to each Association; and they are making greater demands on their services. This is a welcome development. The new division of Tirhut has recently put forward its claim to have an independent association, and provision has been made for an extra Inspector and for a grant to the Association.

"Last year a provision of Rs. 40,000 was made for fisheries, but only a very small portion of this sum was utilized. The Department of Fishery was placed under the Director in January 1910. The two students who had been sent to learn something of western methods of fish culture, were placed under him. The Director has submitted a scheme to Government asking for the assistance of a western expert, for two or four years, to act as a Deputy Director on terms similar to those on which the Deputy Director of Agriculture is employed. Provision has been made for this officer in the budget, and it is hoped that his services will be obtained at an early date. Meanwhile, the two assistants are employed, the one in carrying out some experiments in connection with carp culture, and the other in searching for the spawning grounds of hiles. The estimated expenditure of this Department during the year is Rs. 37,300.

"The budget of the Registrar of Co-operative Credit Societies amounts to Rs. 43,000. This sum is only slightly higher than the estimate of last year. It is perhaps unnecessary to give any special account of the work of this Department. The excellent progress which has been made has been narrated by the Hon'ble Mr. Carlyle, in his speech in the Imperial Council on the 1st March

1911."

The Hon'ble Mr. W. C. Macpherson introduced the following heads:-

Revenue— V—Excise— Expenditure— 7. Excise.

He said :-

"I have the honour, Sir, to present the figures relating to the receipts and charges of the Excise Administration. The figures for receipts are to be found

on pages 29 30 of the Revised Financial Statement.

would be Rs. 1,70,52,000. The revenue under this head had increased steadily for 16 years until the year 1908-09 when there was a check; and the revenue was less by \$\frac{2}{3}\$ths of a lakh than in the preceding year, and in the next year fell two lakhs more. This falling off was due principally to poor harvests and the high price of food-grains; it was also due to the failure of the mohwa crop, which is largely used for the purpose of distillation, and it was also due to the contraction of employment in the coal, mica and lac districts, which decreased wages and resulted in decreased consumption of country spirit. It was also due to the substitution of the contract distillery system in the districts of Bihar for the old system of outstills which resulted in large decreases of license fees.

"In the current year there has been a remarkable recovery of excise revenue due, as I think, principally to the better harvests and cheaper prices of food-grains. The receipts in the first 11 months of this year are 10 lakhs

better than in the corresponding months of the previous year.

"I shall offer a few remarks to the Council with regard to the consumption of drink and drugs during the current year in explanation of some of the figures.

"Under the head of 'country spirits', the figures of consumption can only be compared in the case of those areas which are under the same system this year as last year. We must therefore exclude from the comparison the districts of the Patna and Tirhut Divisions in which the contract distillery system was only introduced in the current year. With regard to other divisions, there was a decrease of consumption of country spirits in the districts of Orissa and Chota Nagpur and some of the districts of the Burdwan and Presidency Divisions, but there was a considerable increase in the Bhagalpur Division and in Calcutta and in the districts adjoining Calcutta. In Calcutta the increase was expected as the result of cheaper prices of foodgrains, and the large decrease in consumption, which occurred in Calcutta two years ago, has apparently not yet been made up, although it is reported that here country spirit has to some extent displaced the cheaper imported spirit, in consequence of the increase of the tariff. The whole revenue under country spirits is still two lakhs lower than it was four years ago, though duty has been very much raised in recent years.

"Under the head of tari there is an increase of about two lakks, which is probably due both to better administration and to the fact that many persons

in Bihar prefer iari to the new contract spirit.

"Under the head of ganja there has been a more important and somewhat disquieting increase, especially in the districts of Bihar, due, it is stated, to lower retail prices consequent on a better season and lower wholesale prices in the ganja-producing area. The increase in the consumption of ganja will receive special attention in the Excise Administration Report for the year. With regard to consumption of opium, I have to mention that the issues of excise opium during the current year are 10 per cent lower than they were three years ago when smugglers for Burma were specially busy in this Province.

"The revised estimate of excise receipts for the current year stands at 178 lakhs. A normal increase of about three lakhs may be expected next

year, and the estimate for next year is placed at 181 lakhs.

"The provincial share of the current year's revenue is one-half, or 89 lakhs. With effect from next year the provincial share of the excise revenue and expenditure is to be raised to three-fourths. So it is expected that next year the provincial finances will receive about 136 lakhs from this source. It has before been pointed out that, next to land-revenue, the excise-revenue is the most important item of the provincial resources. Next year it will be only 15 lakhs less than the net provincial receipts from land-revenue,

and in the future this item may come to stand first in our resources.

"I turn to the expenditure figures which are to be found on pages 43 and 44 of the Financial Statement. The revised estimate of expenditure for the current year stands at 9 lakhs, and the expenditure for next year at 9½ lakhs. I explained last year that the recent increase of expenditure on excise is chiefly due to the further introduction of the system of supply of contract spirit, which requires larger establishments and the construction of warehouses. The further increase proposed is due to provision made for the much needed reorganization of the Excise Department with which it is proposed to amalgamate the Salt Department. The provincial share of the expenditure is one-half in the current year and it will be three-quarters, or Rs. 7,13,000, in the next year."

The Hon'ble Mr. W. C. Macpherson also introduced the following head:—
Expenditure—

bin eds son senti-

6. Stamps.

He said :-

"I also present, Sir, the figures relating to expenditure under the head

Stamps .

"These are to be found on pages 42-43 of the Financial Statement. It is estimated that the expenditure next year will be Rs. 4 lakhs 38 thousand, against Rs. 4 lakhs 32 thousand, the revised estimate for the current year. Half of this expenditure is provincial. The figures do not require any special attention."

The Hon'ble Mr. W. C. Macpherson also introduced the following head:

Expenditure—

10. Assessed Taxes.

He said :-

"The figures relating to expenditure under the head 'Assessed taxes' that is to say, with regard to the establishment employed to collect the Income-tax, will be found on page 45. The charges are to be Rs. 163 thousand next year, against Rs. 156 thousand in the current year. The increase is chiefly due to the proposal to reorganize the Calcutta Income-tax office, which has been approved by the Local Government. Half of this expenditure is provincial."

The Hon'ble Mr. Duke introduced the following head:

Expenditure-

19A. Courts of Law.

He said:

"I beg to introduce, Sir, the figures relating to Courts of Law which appear on pages 49-50 of the Revised Financial Statement. The total figures under this head show a large increase—altogether from Rs. 82,43,000, the estimate for the current year, to Rs. 88,08,000 in the revised estimate and Rs. 87,34,000, or somewhat less than the estimate for 1911-12. The causes which have contributed to this are dealt with in the marginal notes, and to

one or two of them I would merely refer briefly.

"A considerable amount of the increase is due to the revision of magisterial establishment which has been going on during the past year and is going on still, and will go on for some time, and it is a matter of time to carry it through. One item of this, which appears in this year's statement, is Rs. 23,797 for the ministerial establishment of the Original Side of the High Court. A similar increase will appear in the process serving establishments in the mufassil and again in the subdivisional establishments also in the mufassil. Again, an increase which appears in this statement, which has long been under consideration, is that of the retaining fees of Government Pleaders. There have been long-standing complaints that the fees which Government pays to Government Pleaders are no longer commensurate, or even approximately commensurate, with those earned by men of the same standing in private practice, and accordingly a provision of Rs. 50,000 has been made for raising the scale of Government Pleaders' fees. An exceedingly great increase in the Budget this year is in the expenditure upon law charges, excluding permanent establishment. The expenditure under this head in the current year, it is estimated, will amount to Rs. 9,70,000 by the 31st March; and of this sum, Rs. 6,57,000 odd will have been spent on and with cases in the High Court, and of the remaining Rs. 3,13,000 which has been spent in connection with cases before Courts other than the High Court.

"So far as the first item is concerned, it must be borne in mind that there have been several cases of unusual duration and magnitude. The Special Tribunal will have sat for 122 days for the trial of five cases, three of which ended in conviction and one is still pending. The pending case, known as the Howrah Gang case, if not disposed of by the 31st March, will have been under trial before the Special Tribunal for 71 days. Simultaneously a civil suit of great political importance has been pending on the Original Side of the High Court, and will have reached the, one hundred and fourteenth day of hearing by the end of the year. The large expenditure involved in these cases covers not only the fees for actual appearance in court but also the cost of the heavy work of preparation for the trial, and there has in addition been the

normal expenditure which has to be met every year.

"The remaining item of Rs. 3,13,000 spent in connection with litigation before Courts other than the High Court includes a sum of about Rs. 1,75,000 due to normal expenditure. The remainder may be accounted for by

the cost of magisterial inquiries preparatory to commitment to the Special Tribunal. Thus the inquiry before the Magistrate into the Howrah Gang case occupied 86 days in Court. There have also been important Press prosecutions before the Presidency Magistrate and at Khulna, and a long trial at Alipore of a case arising out of the Alipore Bomb case.

"The Government have thought it their duty, having regard to the importance of the issues involved, to spare no effort in the rigorous prosecution of political offences. They have engaged the best professional aid available, and though this has been costly, the result has to some extent justified the cost, for for many months political crime has very much decreased

and now appears to have almost ceased.

"The fees paid have certainly been high, but leading Counsel consider that they are entitled to ask high fees for prosecuting in such cases, for besides their difficult and intricate character, there is the fact that Counsel engaged on them are exposed to considerable annoyance, if not to actual risk. There is also the loss of practice by their protracted withdrawal from their ordinary work, and at one time there was the probability that accepting briefs for the Crown in such cases would of itself prejudice their future. This fear has, I hope, almost ceased now.

"Protracted as the trials have been, Government are assured that Counsel

employed by them have never unnecessarily protracted the proceedings.
"The process might have been cheaper if resort had not been had to the Special Tribunal procedure. The advantages of resort to that procedure have been well worth the additional expenditure involved. In each case the venue has been removed from the centre of disturbance, the trial has been as speedy as possible consistently with adequate inquiry into the facts. The procedure at each trial and the decision has been above the reach of criticism. This has been worth paying for at a time when a swift and even-handed administration of justice has been of the first importance.

"The Government has not lost sight of the importance of economy. The system will be carefully revised, and if by change of system economy can be secured without loss of efficiency, the Council may rest assured that the change

will be made.

Rough account of details of expenditure.

						Rs.
Midnapore case		71.4				3,05,000
Howrah case						1,75,000
Other cases in the High	h Court	•••				1,75,000
Normal expenditure for			High C	Court		1,75,000
Expenditure in courts of political cases				rising ou	t 	1,40,000
Party Burg History			Total	1000	100	9,70,000

The Hon'ble Rai Baikuntha Nath Sen Bahadur moved the following Resolution :-

This Council recommends to the Lieutenant-Governor in Council-

(a) that, in order to increase the pay of 23 third grade Subordinate Judges by Rs. 100 each per month, and to give an allowance of Rs. 100 each per mouth to 20 Munsifs who are authorised to take cognizance of suits valued up to Rs. 2,000, provision be made in the Budget for 1911-12 by adding Rs. 27,600 to the sub-head "Subordinate Judges" and Rs. 24,000 to the sub-head "Munsifs" under the major head "19A—Courts of Law"; and

^{*} This includes a normal expenditure of about Rs. 40,000.

(b, that, in order that the total expenditure of the Province may exceed the amount sanctioned by the Government of India by the proposed increase in expenditure, a reduction of the corresponding amount, viz., Rs. 51,600, be made in the estimates of sub-heads "Legal Remembrancer and High Court Pleaders" and "Mufassal Establishment" under the major head "19A-Courts of Law."

He said:—"In moving this resolution, Sir, I beg only to draw the attention of the Government once more to the case of the Judicial members of the Provincial Service. This has been done on many occasions by my humble self as well as, in more abler ways, by my hon'ble friends, Babu Deba Prasad Sarbadhikari and Babu Bhupendra Nath Basu, but with no success. I stand here again, and, notwithstanding the failures of the post, I entertain an optimistic view for the future. I feel confident that our just Government would show liberality and generosity to a class of officers who have been rendering valuable services to Government under higher pressure, and also to the satisfaction of the public as well as of the Government. These officers have to do certain works, and making a quantitative and qualitative estimate of their work, we find that they have been rendering valuable service to the Government. From the last Civil List I find that there are 23 Subordinate Judges in the third grade and ten in second grade, and of five in the first grade, there are only four remaining in service.

"It has been repeatedly urged before your Honour that a Subordinate Judge cannot be made permanent before he reaches the age of 52, and then he has only three years to carry him through the three different grades. In the first grade, therefore, very few live for more than a couple of years. A few no doubt serves in the second grade for some years, but the majority has to retire from the third grade. The remuneration they receive, I submit, is not adequate, especially in view of the fact that as high Government officials they have to incur · heavier and large expenses to maintain their social position as also the prestige of the Government. Being high Government servants, they cannot travel in the third class in railway, and in similar other ways also they have to incur heavy expenses, not to speak of marriages of daughters, which is also a very heavy item of expense indeed. So that what I propose is that Subordinates Judges, when they are made permanent, should get Rs. 700

"With regard to the Munsifs who are now in the first grade and who are practically doing Subordinate Judges' work by trying cases up to Rs. 2,000there are 20 such Munsifs on the new cadre-I would submit that if these Munsifs had not been entrusted with these extra duties, six more Subordinate Judges would have to be appointed. That has not been done, and it is not in the contemplation of the Government to do so. These gentlemen, who practically perform Subordinate Judges' work, get no remuneration for their extra works. Is it not fair and just that they should be remunerated in some way or other? I understand that under the orders of the Government of India, Rs. 500 grade Munsiffships cannot be created. It would have been well if that could be done, but as that cannot be done under the orders of the Government of India, I venture to suggest that a special allowance of Rs. 100 per month may be given to them. That would require an expenditure of Rs. 51,600, and for the counterbalancing reduction, I beg to suggest that a corresponding reduction may be made in the estimates of sub-heads 'Legal Remembrancer and High Court Pleaders' and 'Mufassal Establishment' under the major head '19A—Courts of Law.'

"The Hon'ble Mr. Duke has referred to the expenditure incurred in conducting political cases. It is to be hoped that there will be no further prosecutions of political cases. But still the pending cases will have to be carried through. The question is whether or not this reduction of Rs. 51,600 can be conveniently made. Belonging to the legal profession, as I do, it will not look well for me, and, I am afraid, my professional brethren will be displeased with me, if I try to curtail the expenditure on that head. But with Government economy should be the first consideration. If a Counsel is to get three lakhs or two lakhs or one lakh of rupees for conducting a few cases, the

amount may be considerably reduced by some sort of arrangement with him, and in this way the expenditure under this head may be curtailed, showing at least a saving of Rs. 51,600. There are still some cases pending, and there may also be appeals. And in appeals it may be so arranged by paying lump sums that the whole question might be solved. I do not think I should take up the time of the Council any longer. I merely make this suggestion for the acceptance of the Council. Your Honour has shown economy in all the departments where money was being rather freely spent, and I feel every confidence that Your Honour will find your way in curtailing this amount and to provide for a class of men who certainly deserve liberality and generosity at the hands of our just Government."

The Hon'ble Maulyi Saiyid Muhammad Fakr-ud-din said:-

"Sir,—"I give my whole-hearted support to this resolution. This matter has come before this Council more than once. In March last, at the time of the Budget discussion, the Hon'ble Babu Deba Prasad Sarbadhikari put forward a resolution on this subject, but afterwards it was thought advisable to withdraw it. At the time of the discussion of the Financial Statement last year, I had the honour of inviting the attention of Your Honour and of this Council to the same matter. I pointed out in my speech at the time that those Munsifs who are in the first grade and who do the work of Subordinate Judges in trying cases of the value of Rs. 2,000, were justly entitled to get one hundred rupees more. At the same time, having regard to the refusal of the Government of India to create a new grade of Rs. 500 for the Munsiffs, I made a suggestion that in case Your Honour's Government were unable to make an addition to the pay of these Munsifs, perhaps a personal allowance might be allowed to those who tried cases of the value of Rs. 2,000, just as members of the Provincial Executive Service received an allowance when they had to perform extra work. These Munsifs are really hard-worked, and I believe an allowance of Rs. 100 to those who perform Subordinate Judge's work will satisfy them.

"As regards the pay of the Subordinate Judges, I had also the honour to point out that some of the Subordinate Judges who were working in the third grade hardly found an opportunity of getting a lift to the second grade; and so far as the third grade Subordinate Judges were concerned, Rs. 100 more should have been added to their pay or that the service of all the Subordinate Judges were so graded that these third grade Subordinate Judges would have got a lift in the second grade in a very short time before they actually retired. This matter again came before this Council in the form of a resolution in August last, and my hon'ble friend, Babu Deba Prasad Sarbadhikari, very ably threshed out all the points concerning the improvement in the prospect and pay of the Judicial Service in his speech. I had the good fortune of supporting that resolution which was, however, withdrawn after the reply from the official Member. I do not know what would be the fate of to-day's resolution, moved by my hon'ble friend, Babu Baikuntha Nath Sen, because I am not confident that at this stage of the Budget discussion it would be possible for the Government to make any substantial change or alteration in the estimate; but even then I am sure that discussion of such matters before this Council will go at least to help us in future. We hope that Your Honour will try to extend Your Honour's literal bands to the case of these hardworked Judicial officers.

"As regards the curtailment of expenditure, I also stand on the same footing with my hon'ble friend the Mover of the Resolution, as I also belong to the same profession, and the same remarks might also apply to me. But still I fully agree with the Hon'ble Mover that there ought to be curtailment in the expenditure under the head proposed by him, and that if by doing that an improvement is effected in the pay and prospects of the members of the Subordinate Judicial Service, I have every reason to believe that everyone will be satisfied. Surely the cost budgeted for the expenses in political cases is too large a sum and the legal practitioners could be more ecconomically engaged and retained in those cases. With these few words, Sir, I beg to support the Resolution."

The Hon'ble Mr. DUKE said :-

"The proposal of the Hon'ble Member is that Subordinate Judges of the third grade should receive a salary of Rs. 700 a month, instead of Rs. 600, and that Munsifs who are selected for the exercise of special powers to try cases up to the value of Rs. 2,000 should receive Rs. 500, instead of Rs. 400. I am afraid that it is not possible to accord a very favourable reception to these proposals for a number of reasons. In the first place, in most other provinces, the lowest grade of Subordinate Judges do not receive more than Rs. 500 and there is no sufficient reason to justify granting officers of the same standing in this province as much as Rs. 700. Further, if the prospects of the Provincial Judicial Service be compared with the Provincial Executive Service, it is in the higher grades that the former service has the advantage. It will be seen already that the advantage is in the higher grades, and, therefore, any further concessions made would be to create a greater disparity between it and the Executive Service and necessitate raising the standard of that service, and in fact, before any change of this kind is made, Government would have to consider whether there were not other services whose claims to improvement were entitled to preference. Now, as to the position of Munsifs who have been empowered to try suits up to the value of Rs. 2,000, I think that the arguments used are fallacious. In the first place, it has been suggested that either an increase of pay or an allowance of Rs. 100 should be given to them as a remuneration for the extra work. It is not suggested how we are to do this. This is a somewhat important matter. Then, in the next place, the matter, as the Hon'ble Mover and his supporters have admitted, was disposed of comparatively recently in March 1904 by the Government of India who definitely negatived the proposal, and the suggestion to get round it by mere grading, is a mere device which would not be admitted. We would have to push for a change, not to get round it by a device of this kind.

"As to the manner by which the proposed expense has to be financed, I referred to this only a few minutes ago, and I can only say that under the head 'Legal Remembrancer and High Court Pleaders,' Rs. 1,74,000 which has been budgeted under this head includes a normal expenditure which will have to be met quite irrespective of the cost of political cases, and that the remainder will be absorbed by the cases which are actually pending or a waiting trial for which arrangements with Counsel have already been made. The other suggestion is that money should be deducted under the head 'Mufassal establishment.' The only place from which money could be taken is from the Government Pleaders whose position it is proposed to improve; this has been long asked for, it has been well considered, and we are now in a position to do it, and we should not be disposed to curtail the improvement which it is proposed to make, in order to take up another improvement as to which we are not so convinced. Taking the other item, the largest item of the estimate, I would merely point out that this is less by Rs. 90,000 of the amount which, it is estimated, has been spent under this head during the current year, and it cannot fairly be further curtailed. I cannot admit that economy is always the first object. Economy is not the first object in a matter which conduces to the peace and good order of the country. The first object is that cases should be successfully conducted, and I do not think that we should attain that object by curtailing 25 per cent. of the remuneration of the persons whom we have engaged for the purpose, nor could we induce them to accept that curtailment."

The Hon'ble BABU DEBA PRASAD SARBADHIKARI said:

"My own little one having somewhere strayed, for the time it must come under the category of the missing. I would therefore be very glad to adopt my friend's pet child, that is to say, if he would let me do so after charging me with its desertion some months ago. The facilities for adoption in the country would have enabled my doing so, if I did not realise in time that the stripling had somewhat outgrown the proportions to which I had accustomed myself. While in full sympathy with my friend's desire to raise somehow the pay of the Munsifs who have to do what the Hon'ble Mr. Duke will not admit is extra work but certainly is more responsible work, I feel a difficulty in according my

support to the proposal that the pay of Subordinate Judges in the last grade for the present be raised from six to seven hundred rupees. The result of the adoption of the first portion of my friend's suggestion would be to create a much wider gulf between the pay of the 1st grade Munsifs and the 3rd grade Subordinate Judges—no less than Rs. 300—which would be no easy and acceptable a solution of the difficulties of the situation. Promotion in the Subordinate Judge's rank has therefore to be smoothed and made easier by some other means than the one suggested by my Hon'ble friend in this resolution.
"With regard to the 100-rupee allowance for Munsifs of the 1st grade,

however, I feel hesitation in accepting the dictum of the Hon'ble Mr. Duke that it would be a device to get round the opinion of the Government of India for the time being that the 500-rupee grade for Munsifs should not be introduced into this province. In answer to the Hon'ble Rai Baikuntha Nath Sen Bahadur, the Hon'ble Mr. Duke has referred to the scale of Subordinate Judge's minimum pay in other provinces where it is Rs. 500. If the case of Eastern Bengal was to be quoted and we were to urge again that because the 500-rupee grade for Munsifs obtains there, we ought to have it here for reasons previously urged. I am afraid it would not be allowed to tell in our favour. Therefore, the fact that Subordinate Judges elsewhere get Rs. 500, by itself, is no answer to my friend's proposition. But there are other practical difficulties which I realize and having regard to which I am unable

o give my support to that part of his resolution.
"Sir, the Hon'ble Mr. Duke has referred to the disinclination of the Government of India to allow the 500-rupee grade, and when discussing the resolution on the subject in August the Hon'ble Mr. Gourlay claimed to have given the quietus to the question for all time. Mr. Gourlay told us on the occasion that your Honour's Government would not be prepared to move further in the matter having regard to the attitude to the Government, unless the Hon'ble Judges of the High Court moved again. We do not know what the position of the Hon'ble Judges with regard to the question at the present moment is, nor have we any means of accelerating their action in any way. But is it to be always presumed that because for the time being the Government of India is opposed to the creation of the 500-rupee, grade questions with reference thereto are never more to be raised, because having regard to the peculiarly delicate nature of the situation the High Court does not see its way to move de novo? If, however, no permanent addition to the pay of the 1st grade Munsifs as a body is for the present possible having regard to that opinion, what objection can there be to the adoption of the temporary proposal of allowing an allowance of Ks. 100 to Munsifs who certainly do more responsible work than the ordinary 1st grade Munsifs—work that under the terms of service they could not be strictly expected to do? The Hon'ble Mr. Duke says that they do not do extra work, because they are not shown to have worked extra hours. If a time-keeper were attached to these Munsifs' Courts to note the hours during which they work in Court, such an officer would have no sinecure, for the Munsifs' hours even in Court are notoriously long. We do not quite know what the orthodox office hours for Munsifs are considered to be, but we know as a matter of personal experience that oftener than not they are to work in Court up to or even after nightfall, and if this is not working extra hours, a Secretariat schedule will probably show what regular and what extra hours are. But this is not all, and even if all work was recorded correctly, my imaginary time-keeper would not furnish an accurate record of the Munsif's work, for he has to take home considerable work of which the time-keeper is never likely to have any information. This work at home involves much more anxious care and deliberation than in Court, for their work is admittedly more responsible than normal work. We have been raising these questions for a long time in and out of Council, and this is the first time that it has been stated on behalf of Government that what Munsifs do in trying cases above 2,000 rupees, is not considered extra work. Successive Secretaries of the Judicial Department have borne willing testimony to the arduous nature of this work, and we always thought that adequate compensation was not provided merely because of want of funds. We, therefore, submit that if the Government of India's pronouncement stands in the way of permanent addition of their pay by the creation of a 500-rupee grade, those at least who

try suits up to Rs. 2,000 should have the temporary benefit advocated in my friend's resolution.

"As to the question of ways and means, reference has been made to the law charges which have in recent years gone beyond all proportion. Two of my legal friends who have spoken before me have spoken with hesitation lest they should go against the creed and the traditions of the profession, in asking for curtailment of charges that it may be their own good fortune some day to earn. I belong, Sir, to another branch of the profession where the daily struggle is to cut down Counsel's fee as much as possible. When I joined the profession one of the leaders of the Bar told me that the first thing I should cultivate assiduously was the ability to mark the back sheet of a brief correctly. He had a view of things of his own with regard to the proper marking of fees which I and friends have never shared, for we have our own points of view in the matter as well. The struggle for curtailment of Counsel's fees is a long-standing one, and the High Court taxing rules which are fairly rigid are going to be made still more rigid. Either these rules are right or they are not, and, if they are should to some extent be applicable even to the Government. I do not know whether the bills of cost which are now being paid will ever come before the taxing officer of the High Court, for if they do these high fees will never be allowed. I am not unamare that in spite of that scale Counsel do take and get larger fees, but fees never out of proportion to the necessities of the case or the situation. No one would desire that efficiency should be sacrificed for the sake of economy, but if efficiency can be secured on more economical terms than have been insisted on heretofore, there could be no legitimate grievance if such economy be not insisted on. Crime and disorder have unquestionably to be put down at any cost, but it must also be at a reasonable cost. I do not know whether among the fees referred to here to-day are included any paid to the Advocate-General in connection with cases in which the Government have an interest in the Original side of the High Court. If I am not mistaken the pay of the Advocate-General has recently been fixed on a much more liberal scale than before in view of increase of work, and the terms of the appointment do not contemplate the payment of extra fees for appearance on behalf or in the interest of Government in the Original side of the High Court, at all events. I may be easily put right if my information and view of things is incorrect; if, however, they are substantially correct, and if the Advocate-General is paid extra fees in the Original side, it is an unwarranted expenditure which at all events ought to go out of the law charges. With regard to the other fees it is difficult to indicate the possibility of reduction without impairing efficiency in the absence of details which makes one speak with natural hesitation. But there can conceivably be no circumstances under which such large fees, as the law charges indicate, should be necessary to be paid to a large number of Counsel engaged in the same interest, whatever may be said of the leaders. Closer scrutiny and stricter insistence on common-place business rules would be sure to effect considerable economy."

The Hon'ble KHAN BAHADUR MAULVI SARFARAZ HUSAIN KHAN said :-

"Your Honour, with your permission I want to make a few observations on this question. The claims of the Subordinate Judges and Munsifs who steadily work hard throughout the year deserve special consideration, and I would most earnestly appeal to Government to find money for increasing the pay and improving the status of the members of the service; but as it has been suggested by the Hon'ble Mover of the Resolution that a corresponding reduction be made under the head 'Law Courts', I am unable to support the Resolution. Sir, I am a believer in the principle 'constant preparedness for war is the surest guarantee for peace,' and as lawlessness has not quite died out in the province, I would not advise Government to curtail expenditure under the head 'Law Courts'. With these few remarks I beg to resume my seat."

The Hon'ble Babu Bhupendra Nath Basu said :-

"I do not wish to detain the Council with any observations of mine, because this is a subject upon which it is known to Government that we nonofficial members are more or less agreed. I fully realise however the difficulty

that has been raised by the Hon'ble Mr. Duke when he says that it would be impossible to induce the Government of India to create a new grade for Subordinate Judges which does not exist in other provinces. All that we shall say is that the present scale of pay of our judicial officers, having regard to the very difficult and tiresome work they have to do, is a matter which we trust will attract the attention of Government. I do not know what is the state of litigation in other provinces, but we know that in Bengal the disposal of these cases necessitates very hard and heavy amount of work. If the Government were of its own motion to institute an inquiry and compare the conditions of service between our province and other provinces, where I am told promotions are much more rapid, I believe some good will be achieved. There is one branch of the motion about which I think I may say a few words. We, non-official members, share to the full extent the anxiety of Government that cases of a political nature, involving very large and serious issues as regards the well-being of the community, should be very fully dealt with and every weapon available to. Government should be brought to bear upon the disposal of these cases in the trial so that there may not be any miscarriage of justice. We fully admit that position. But, Sir, it may be permissible to us to point out that the methods that have been adopted in some recent cases have had a deleterious effect upon the public mind, and it may probably be that they have contributed in some measure at least to keep the agitation which the Government as well as ourselves are anxious to see should die out as quickly as possible. These expensive trials with their paraphernalia of cordons of police and military escort and long newspaper reports of three High Court Judges sitting in one bench to dispose of them and the most eminent lawyers available at the bar engaged in their trial, either one side or the other, naturally tend to excite public interest in these matters." any pull to the Athy

THE PRESIDENT said :-

"The remarks of the Hon'ble Member are wandering quite outside the resolution." project ment also thread to in room a no bark med at est attachment on the comment of the state

The Hon'ble BABU BHUPENDRA NATH BASU said :-

"I bow to your Honour's decision. What I was intending to say was this that in the best interests of the community the expenditure on these trials might be very well kept down by entrusting to the ordinary law officers of the Crown. I believe the Government realises just as we do that their own law officers are quite able to do justice to these cases, and that there would be much less commotion if these cases were conducted in the ordinary way that the Government carries on its law business and the expenditure would be much less and therefore, as my Hon'ble friend Rai Baikuntha. Nath Sen Bahadur says, we shall easily have a large surplus available for other useful purposes of administration."

The Hon'ble Mr. CHAPMAN said: -

"I think it is desirable, although I am not quite sure whether it is relevant to the question under discussion, that I should say something in regard to the cost involved in the political cases which the Government has recently had to undertake. I am not quite sure whether the Members who have spoken from the other side of the House have supported the first part of the resolution or not, but in any case some explanation should be made regarding the cost of these cases. In the first place, it is perfectly clear—at least in regard to the Standing Counsel—that the Government are not entitled to his services for prosecuting cases before the Special Tribunal or for defending Government officers in the Original side of the Civil Court without paying him fees, and this is also the case with the Advocate-General. The Government did not think itself justified in putting a very strict and hard interpretation upon the terms 'Advocate-General's engagement'. The suggestion made by the Hon'ble Babu Bhupendra Nath Basu that the cost of these cases would have been less if we had engaged the law officers of the Crown to prosecute has no validity or weight. If the Standing Counsel or the Advocate-General had been engaged in the Howrah case, their fees would have been higher than those of the very able Counsel whom we have engaged to conduct it. The fees of Counsel, as the Hon'ble Mr. Duke has explained, have been very high, but I will tell you that in negotiating with Counsel for these fees, I have approached them and asked them to take lower fees, and ultimately we have had to consent to the fees which are being generally paid. It is absolutely necessary in cases of such magnitude and difficulty that we should get the very best professional aid. The number of leading Counsel is very limited. They are in a position to put a high price on their services and Government has had to pay. I do not think that Counsel have asked higher fees from the Government than what is paid by the general public and by the leading solicitors of Calcutta. Government have only paid ordinary fees which the leading Counsel always get. Cases of such a character as the Howrah case have made it absolutely necessary for the Government to employ the very best Counsel whose services were available."

The Hon'ble RAI BAIKUNTHA NATH SEN BAHADUR said :-

"In reply I will only make a very few observations, especially when I find that, with regard to the Hon'ble Mr. Duke's objections, my Hon'ble friends, Babu Deba Prasad Sarbadhikari and Babu Bhupendra Nath Basu, came to my help. In the first place, I should further submit that differentiation in the minimum pay of the Subordinate Judges in the different provinces ought not to stand in the way of doing justice to a body who deserve justice. It is a fallacious argument to urge that because Madras or Bombay pay so much or a Bengali Subordinate Judge began with so much, therefore their pay ought not to be increased. When was this scale fixed? Isit 5 or 10 or 20 years ago? That ought to be borne in mind. A long time has passed since the creation of the scale, and that ought to be taken into consideration. I was once told somewhere that Bengal Subordinate Judges and Munsifs furnish a good amount of revenue in the shape of court-fees, but their pay is certainly not adequate to the revenue thus realized. Now, if these Bengal officers began their service on a certain scale at a certain time, I submit, Sir, it is no argument to say that their pay ought not to be increased. Then the case of the officers of the Executive Branch has been urged as a set-off. When a non-official Member takes up the case of the members of the Executive Branch of the service, he is told there is the other branch of the service and that their case should also be taken into consideration. Improvements should be made in any branch when justice demands it, irrespective of what its effect may be on the other branch. It has also been urged with regard to the work of the Munsifs who try cases up to 2,000 that they do not do any extra work. I do not think I need repeat the arguments urged by my Hon'ble colleagues that it is not the quantity of the work but the quality of the work that has to be considered, the strain upon the brain should be taken into consideration. As regards the expenses, the Hon'ble Mr. Duke has said—at least what I understood from his speech-that economy is a negligible matter in criminal prosecutions. No private gentleman would say so.'

The Hon'ble Mr. Duke:-" I did not say that."

THE PRESIDENT:-" What the Hon'ble Mr. Duke said was that economy was not always the first consideration."

The Hon'ble Rai BAIKUNTHA NATH SEN BAHADUR said :-

"That may be, but there are some other things also which should be taken into consideration. The Government should prosecute these cases vigorously, and that with as much strength and as many lawful weapons in their power as they can. I do not object to that. What I mean to say is that economy is not inconsistent with that state of things. I have just heard from the Hon'ble Mr. Chapman that arrangements were sought to be made for the reduction of the costs. I am glad of that, but I submit that economy can be exercised with regard to these charges. With regard to arrangements already made, I will say nothing, as the Government has already pledged themselves, but I believe that nothing has been made in anticipation, and that no forward contract has been made for appeals. With these remarks I submit and appeal to all Members of

Council, official or non-official, to take into consideration the case of those officers who are working hard, but who have not been remunerated in an adequate manner. I need not say anything more. But my Hon'ble friend, Babu Bhupendra Nath Basu, has just suggested to me whether I can take the first portion of my motion, i.e., the case of the Subordinate Judges, and put that for the acceptance of the Council. I should like to do it if Your Honour has no objection."

THE PRESIDENT:—"As the resolution has been drawn up, that course is not practicable."

A division was taken, with the following result :-

Ayes 14.	Noes 27.
The Hon'ble Babu Bhupendra Nath Basu. "Maharaja Manindra Chandra Nandi. "Babu Kirtanand Sinha. "Baja Rajendra Narayan Bhanja Deo. "Mr. J. G Apear. "Mr. Golam Hossain Cassim Ariff.	The Hon'ble Mr. F. A. Slacke, c.s I. Mr. F. W. Duke, c.s.I. Rai Kisori Lal Goswami Bahadur. Mr. W. C. Macpherson, c.s.I. Mr. D. J. Macpherson, c.I.E. Mr. E. W. Collin. Mr. C. J. Stevenson-Moore.
Mr. Saiyid Wasi Ahmad. Maulvi Saiyid Muhammad Fakrud-din. Rai Shiba Shankar Sahay Babadur. Mr. Madhu Sudan Das c.i.r. Rai Baikuntha Nath Sen Bahadur. Babu Braja Kishore Prasad. Mr. Dip Narayan Singh. Babu Balkrishna Sahay.	Mr. T. Butler. Mr. E. P. Chapman. Mr. J. G. Cumming. Mr. H. Wheeler, C.I.E. Mr. B. K. Finnimore. Mr. S. L. Maddox. Mr. G. W. Küchler. Mr. L. F. Morshead. Mr. C. H. Bompas. Mr. C. E. A. W. Oldham. Nawab Saiyid Muhammad, Khan Bahadur.
art or be introduced. Then the edge of or to be on the edge of the	,, Mr. W. R. Gourlay. ,, Mr. C. F. Payne. ,, Maharaja Sir Prodyot Kumar Tagore, Kr. ,, Sir Frederick George Dumayne, Kr. ,, Mr. Norman McLeod. ,, Mr. W. J. Bradshaw. ,, Maulvi Saiyid Zahir-ud-din.

The following Members did not vote:

The Hon'ble Kumar Shiba Naudan Prasad Singh.

" Sir Bijay Chand Mahtab, K.C.I.E, Maharajadhiraja Bahadur of
Burdwan.

" Babu Deba Prasad Sarbadhikari.
" Babu Hrishikesh Laha:

Babu Hrishikesh Laha:
Babu Mahendra Nath Ray.

So the resolution was lost.

The Hou'ble BABU DEBA PRASAD SARBADHIKARI moved the following Resolution:

This Council recommends to the Lieutenant-Governor in Council-

- (a) that a sum of Rs. 10,000, or such other sum as the Government think fit, be provided for improving the Court-rooms of Honorary Presidency Magistrates of Calcutta; and
- (b) that the special provision of Rs. 50,000 towards reorganization of the Excise Department, in view of the amalgamation with it of the Salt Department (page 13, paragraph 39 of the Financial Statement), be reduced by the sum of Rs. 10,000.

He said :-

"This grant is necessary for strengthening the courts and improving the court-rooms of the Honorary Magistrates. The budget provides for the permanency of the fifth Presidency Magistrate, who was appointed some time ago as a temporary officer for the purpose of disposing of accruing arrears. Time there was, not very long ago, when two stipendiary Magistrates with the assistance of Honorary Magistrates used to dispose of the whole of the criminal work of Calcutta. There were complaints of delay and arrears which led to the appointment of a third officer who was recruited from the Subordinate Executive Service and was expected to keep down the arrears. A fourth officer came in time, first as a temporary measure and arrears. A fourth officer came in time, first as a temporary measure and then to stay. The fifth Magistrate also came as a temporary measure, and according to the budget provision he is also to stay. And that is not all. The Registrar of the Court has been invested with magisterial powers which could have been done, I understand, only by appointing him as an Honorary Magistrate, though he is himself a Sub-Deputy Magistrate. He also does a considerable portion of the magisterial work. In the list of stipendiary Magistrates must be included the Municipal Magistrate, as he is called nowadays, trates must be included the Municipal Magistrate, as he is called nowadays, who disposes of work which under the old law used to be done either by the two stipendiary Magistrates or by the Honorary Benches that used to assist them. Though we do not know under what circumstances the permanency of the fifth stipendiary officer has become necessary, as the Government has thought fit to provide for it, one must suppose there are good grounds for this increase of expenditure. We know, however, that full use has not recently been made of the machinery that used to be so useful not long ago in coping with the growing criminal work of the metropolis—I refer to the Honorary Magistrates. If it be considered undesirable to entrust such work to bonorary agency, the more intelligible course would be to abolish that agency altogether. For reasons that were attempted to be fathomed in this Council last year—though not with much success—in connection with the mufassal Honorary Magistracy, that agency in the mufassal does not seem to be much in favour, and if similar agency in the mufassal does not seem to be much in favour, and if similar reasons are believed to exist in the case of Honorary Magistrates in Calcutta as well, it would be businesslike to make short work of the system altogether, and to arrange for permanent increase of stipendiary magistracy on a sound basis. The facts, however, as far as they are known to the public, do not make out any case in favour of such abolition or substitution. Government resolutions throughout have warmly approbated the work of Honorary Magistrates, and individual Magistrates have been spoken of very highly indeed. Their work has stord the test of public entries. highly indeed. Their work has stood the test of public opinion—of the still more-hard-to-satisfy opinion of the profession and of the High Court. Since the abolition of the system of appointing practising lawyers as Magistrates, there may have been some weakening of the system. There are, however, still on the list, quite a number of capable, hardworking, honest, diligent and painstaking Honorary Magistrates, who do their duty well, and who of late have been given steadily less and less opportunity of rendering service to the State which they and their predecessors in office have ungrudgingly rendered. Latterly, there has been a tendency to turn some of them into inquiring officers for the purpose of enabling stipendiary Magistrates to pass orders. This of course has not been quite relished for obvious reasons, and probably accounts partially for the unpopularity of the Bench in quarters where they cannot make their voice heard.

"If their work has in some instances suffered in quality, of which we have not heard, it is not wholly their fault. They are at present obliged to work against odds of a diverse nature. Benches of two or three Magistrates have not at all been called of late, and only one Court—a single-sitting Magistrate—is ordinarily called. If I am wrong in my information, I shall be glad to have a correct statement with regard to this matter, if it should please the Government to furnish it. In the next place, there is not an adequate number of officers available for their benches, even when they are called, and if this little assistance was provided, there would be no difficulty in getting four honorary Courts

every day, which would do their work well and efficiently, and would help the stipendiary magistracy as they have readily and willingly done in the past. Their next and the greatest difficulty is with regard to the court-rooms, past. Their next and the greatest difficulty is with regard to the court-rooms, and a dark, dirty and ill-ventilated room is all that is at their disposal for managing what work they can put through. If I am not mistaken, the Hon'ble Babn Radha Charan Pal, himself a willing martyr, drew a dark and sombre picture of the Honorary Magistrates' lot in Calcutta in this Council some time ago with a view of having it bettered. But the practical response to the call has been less and less every day. An adequate number of suitable cases are not transferred to Honorary Magistrates, though willing and capable Magistrates are at the disposal of the authorities. It can be to nobody's advantage that full service should not be got out of a deserving nobody's advantage that full service should not be got out of a deserving body of public servants, many of whom the Government has delighted to honour, and whose work, as a whole, has found commendation and approval in successive Administration Reports and Resolutions of Government, and whose field of usefulness one would have thought would have readily and willingly been extended. The success of the Calcutta Honorary Magistrates stood so high at a time that it was seriously thought of employing honorary agencies in connection with the trial of small civil causes on similar lines. Speaking of the Calcutta Police work, only last year the Government Resolution on the subject observed that your Honour was gratified to note that an increasingly large share of the criminal work was undertaken by Honorary Magistrates. In 1907 the courts of Honorary Magistrates accounted for some 1,300 cases, or 4·10 per cent. of the total, and during the year 1909 the number rose to 4,300 cases, or 8 9 per cent. of the total. Even with these figures, high as they are, I venture to say that full work is not obtained out of Honorary Magistrates, and if it were obtained, there would be no need for depriving the Provincial Executive Service of capable officers who have had to be drafted on to the Presidency Courts. There can be no question of the nature of the work done by Honorary Magistrates, for the Resolution I refer to testifies to it. On behalf of the Government and of the public your Honour placed on record in that Resolution your Honour's appreciation of the public spirit of these gentlemen and of the efficiency with which they have discharged their voluntary duties. If the services of such a body of public servants be fully utilised, it would be possible to do without one at least of the Presidency Stipendiary Magistrates, for whom useful work could be found elsewhere.

The Hon'ble Mr. BHUPENDRA NATH BASU said:—

"May I inquire, if Your Honour does not think it impertinent, if there is any truth in the rumour that the present Police Court building is to be dismantled and a new building, erected where adequate provision would be made for Honorary Magistrates?"

The Hon'ble Mr. Duke replied:— The Hon'ble Mr. Duke replied:—

"There is a scheme before this Government, but it is not in an advanced stage."

The Hon'ble MR, DUKE said:

as to recommend the small provide the said series of the said series of the said to the sa "Sir, the Hon'ble Mover recommends that a sum of Rs. 10,000 should be provided for improving the court-rooms for Honorary Presidency Magistrates, and he proposes to provide it by reducing the allotment made to the Excise Department. With the object which he has in view, Government is entirely in sympathy, and if Rs. 10,000 would be a sufficient provision to accomplish the object, it would somehow or other have been found. But I regret that I must take exception to some of the arguments with which the Hon'ble Mover has supported his claim. He refers to the motion which was brought in by Babu Radha Charan Pal sometime ago and says that the practical response to the call has been growing less and less. I think that the argument which he has used in this connection was that the services of the Honorary Presidency Magistrates are not appreciated by Government

or by the Chief Presidency Magistrate. Towards the end of his speech the figures which he himself quotes of the percentage of cases tried in Calcutta show that this has arisen in the course of three years from 4.10 to 8.9 per cent., and as a matter of fact in the three years to which he refers, the number of cases has risen from 1,300 to 4,000, or more than three times. It seems hardly intelligible to quote these figures and then to say that their efforts are not appreciated. As a matter of fact the work which has been done is appreciated both by the Chief Presidency Magistrate who arranges the work and by Government. Anything that can reasonably be done, will be done to take further advantage of them, but it is impossible to accept the suggestion that Honorary Magistrates could be employed to a much greater extent than at present and replace stipendiary Magistrates, and replace one, not to say two, stipendiary Magistrates as the Hon'ble Member suggests. Reference has been made to the work which has been done by the Registrar since he was vested with magisterial powers. The Mover has not alluded to the use that is being made of the Registrar. He generally disposes of what are known as the night charges, those of drunkenness, disorderly behaviour, etc., and other petty charges ready for transfer before 10 o'clock. The great object is that these cases should be speedily disposed of, so that they should not delay the Chief Presidency Magistrate in proceeding with the more important work of the day, nor is it suggested that there is any Honorary Magistrate who is willing to come regularly to Court and dispose of these cases between that hour and 11. Then the other work of the Registrar is to take dying depositions which come in at all hours of the night and day. It is true that many Honorary Magistrates are very willing to give this kind of service, but the difficulty is it is necessary to know who they are, and it is a very troublesome matter for the police to keep up a list of them, and to go round in the middle of the night to find out whether the gentleman is at home and whether he is willing to do the particular work for which he is wanted. There are limits to the way in which Honorary Magistrates can be employed. The most important point, at any rate one that we hear so much of, is the necessity for providing adequate room for Honorary Magistrates. The Hon'ble Member says that the Courts of Honorary Magistrates do not seem to be in great favour. Long experience has shown that benches of several Magistrates cannot dispose satisfactorily of complicated cases, that is to say, protracted cases, because it inevitably happens between the convenience of the special bench and the necessities of the case that such cases are adjourned and protracted out of all reasonable proportion, from one Magistrate being unable to effect on one are accession and another being absent on the next; the orderattend on one occasion and another being absent on the next; the ordersheet of the case at length becomes a scandal and it becomes a subject for regret that it was ever made over to a bench. Therefore the cases which the Bench Magistrates deal with are limited, and the only alternative is to employ single-sitting Magistrates. That is the reason why single-sitting Magistrates are employed in Calcutta, but the number who can be employed is necessarily small, that is to say, the number of gentlemen who are able to give their time and have the capacity and learning and for whom room can be found. That is in fact the crux of the whole situation: to find adequate Court room. The condition of the Lal Bazar Police Court is very unsatisfactory and of course available space has become much less as the number of stipendiary Magistrates has been increased, and it is a matter of great importance that the whole establishment should be revised as early as possible and more and better accommodation should be provided, but such accommodation cannot possibly be provided with the sum of Rs. 10,000. When the matter is taken up, it is probable that even with the greatest economy, very considerable expense will be required. Rupees 10,000 would barely build a single additional room which would have again to be dismantled the moment that the building as a whole were repaired or extended. That being the case, it will be understood that the matter must wait till reasonable budget provision can be made. But I can assure the Council that the scheme will be considered, and that as soon as possible, it will be brought forward. That being so, perhaps I need say very little to the second part of the resolution, that Rs. 10,000 should be provided by reduction of the Excise establishment, that is to say, should be taken from the provision to be made for the reorganization of the Excise establishment. of the Excise establishment. With reference to this, it is only necessary to say that the existing preventive establishments are probably one of the more

directly profitable subjects on which Government spends its revenues. Our Excise establishments are very much below the strength which they ought to be and below what is provided in other provinces such as Madras and Bombay, and that our proposals to increase them are made directly in view of obtaining increased revenue by doing so, by preventing various illicit practices. Therefore, in my opinion, the reduction of the expenditure of any particular sum such as Rs. 10,000 on the establishment, simply means the forfeiture of a very much larger amount of revenue, and in the circumstances of this province, we cannot afford to let go any revenue that we can possible rake in, so that the particular suggestion for providing this expenditure is, I may say, singularly ill-chosen."

The Hon'ble BABU DEBA PRASAD SARBADHIKARI said :-

"My friend's reference to the Lall Bazar Police Court buildings is a valuable commentary on the methods of the Public Works Department, for the building was not erected very many years ago, and was supposed to have been designed according to an up-to-date plan—Italian—, as they called it, I think, at the time. However, experience has shown the defects of the building which, as I understand, Government will take steps to correct at the proper time, but in the meantime the very small expenditure that I suggest would help in taking some partition down here and effecting an opening there, and building a room there, and from what I have been able to judge during my recent visit, this would improve the condition of the Honorary Magistrates' Courts. Further assistance have to be provided in the appointment of a few clerks as they have not the establishment enough to go on with their cases if a sufficient number of courts be sitting, which sometimes explains the delay to which Mr. Duke has referred. I am sorry that the Hon'ble Mr. Duke did not notice the correction made in my speech to the effect that one at least of the stipendiary Magistrates might be dispensed with, if Honorary Magistrates were fully availed of. I do not wish to minimise the amount of work done by the Registrar or the stipendiary Magistrates, nor do I suggest that stipendiary Magistrates should be replaced by Honorary Magistrates, but what I do suggest and press for is that Honorary Magistrates should not be replaced by stipendiary Magistrates unless there is clear reason or necessity for doing so. Such a reason I have not heard in the way suggested in the reply that the Hon'ble Mr. Duke has made with reference to my proposal. I should be worse than inconsistent if, with the figures which I myself had furnished and which Mr. Duke merely repeated, I for one moment should suggest that the Government did not appreciate the good work of Honorary Magistrates. What I complained of was that, though the Government appreciates very highly that work, fuller use is not made of the Government appreciates very highly that work, fuller use is not made of the Government appreciates very highly that work, fuller use is not made of that agency. The large number of cases that has been referred to in that resolution and by the Hon'ble Mr. Duke are chiefly petty cases such as take up very little time or exact very little of their energies and resources such as would be required in the disposal of more difficult cases. The disposal even of a larger number of petty cases by Honorary Benches would give no real relief to the stipendiary Courts; for aught one knows the stipendiary Magistrates may be able to dispose of the petty cases quicker than the Honorary Magistrates by reason of their training and traditions. Real relief to the stipendiary Courts can come by delegation of the more difficult cases. to the stipendiary Courts can come by delegation of the more difficult cases to the Honorary Courts, which used to be the feature of Police Court administration in years gone by and against which there was never any complaint or objection. Real appreciation of the work of Honorary Magistrates would be demonstrated by such delegation and not by augmentation of the number of petty cases disposed of by them, such as even the Registrar may without much difficulty be expected to put through."

THE PRESIDENT said :-

"Does the Hon'ble Member desire to press the resolution? I thought that after the remarks made by the Hon'ble Mr. Duke to the effect that we are considering a scheme for the improvement of the Court which will involve very much larger expenditure than this, and which when carried out would amply meet the requirements of the Hon'ble Mover, I thought probably the Hon'ble Member might not find it necessary to press the resolution."

The Hon'ble BABU DEBA PRASAD SARBADHIKARI said :-

"The Hon'ble Mr. Duke's assurance, I think, relates to the improvement of the building, but my complaint is not limited to that alone, and I believe that even if the permanent improvement of the building be delayed, some temporary arrangement may be possible and work would be facilitated by providing suitable extra establishment for the Honorary Magistrates' Courts. If assurance to this effect is forthcoming, I am willing to withdraw the resolution."

THE PRESIDENT said :-

"I cannot say that there is any possibility of immediate relief, because it would have to take its turn with other projects."

The Hon'ble Mr. DUKE said:-

"I understand, Sir, that the suggestion here is that the Honorary Magistrates are not utilised not merely because of want of room, but because of want of clerical establishment. This is a matter which has been particularly gone into, and I think that I can give the assurance that the Hon'ble Member desires, and my own impression is that the limitation is only in respect of room, and if it is found that there is sufficient room available, the difficulty can be got over."

The Hon'ble BABU DEBA PRASAD SARBADHIKARI said:-

"On that understanding I do not wish to press the resolution." The resolution was then, by leave of the President, withdrawn.

The Hon'ble Mr. Duke introduced the following heads:-

REVENUE— XVII—Police.

EXPENDITURE—
20. Police.

The Hon'ble Mr. Duke said :-

"I beg to introduce the Police head of the budget, No. XVII on the Receipt side and XX on the expenditure side.

Referring to the receipt side, head XVII, at page 33, I have to say that the fluctuations, which are not of great importance, are principally due to the extent to which preventive police, the cost of which is levied on private parties, have to be employed. The provision made for 1911-12 is normal.

at page 52. In the grand total of the department which appears on page 55, there is a net increase of Rs. 1,22,000, and regarding this I may say that it still leaves the General Administration under a heavy obligation to the Police Department on account of reforms recommended by the Police Commission and accepted by this Government and the Government of India as imperative. The Government of India have made gradually increasing subventions to Provincial revenues in order to meet these reforms. These subventions, however, have now reached the maximum amount which will be given, but the reforms hitherto carried out still fall short of the standard which we have accepted, and it is estimated that we require Rs. 7,61,493 recurring and Rs. 14,31,932 non-recurring to complete the scheme. There is, therefore, a special obligation on the Government to proceed with the completion of the reforms without undue delay. As I will show, new schemes to the extent of Rs. 1,88,283 are budgeted for in prosecution of the scheme of reforms—

Calcutta Police.			Rs.
Creation of two Deputy Commissioners			16,650
Clerks in the offices of Deputy Commissioners		***	7,560
Bengal Police.		100	
Appointment of three Assistant Superintendents		***	3,600
Grade promotion of Sub-Inspectors	***	***	69,520
Cont of Do 1 increment to constables (01,040)			37,620
Increase to complete the cadre of ordinary police	No. of the last of		50,000
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	[Cotal]	,88,288

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Appointment of three Assistant Superintendents			3,600
Grade promotion of Sub-Inspectors			69,520
Const of Do 1 ingrement to constables (01,020)		***	37,620
Increase to complete the cadre of ordinary police	in the B	urdwan	
Descridencer Divisions	***		50,000
Force required to complete the cadre of the East	Indian l	Railway	200
Police-Government share			3,338
	Total	1	1,88,288
		The second secon	ACT AND ADDRESS OF THE PARTY.

"The creation of two Deputy Commissioners of the Calcutta Police replaces the posts of two Superintendents which have been abolished and completes that

part of the scheme.

"Regarding the items under the Bengal Police, I would observe that two Assistant Superintendents shown at page 6 of the Schedule of new schemes is a mistake for three. Three Assistant Superintendents are being added in pursuance of the scheme for gradually bringing up the cadre to the strength recommended by the Commission. The cadre is still a great deal short and it will be a considerable number of years before it, is brought up to the full strength. Two of the largest items, namely, the grade promotion of Sub-Inspectors in accordance with the scheme and the grant of a rupee increment to constables, have already been too long deferred.

"The third item of Rs. 50,000, to complete the cadre for the ordinary police in the Burdwan and Presidency Divisions, is much less than I should like to see, for it is almost equally necessary to make up the cadre throughout the province, but as we could only provide a portion of the expenditure, it was judged best to proceed with the more important divisions near the metropolis.

"In explaining the position as regards the introduction of the Police Commission reforms, I have gone into details and wandered from the general finance of the department to which I will now return. I have shown that the reforms aggregate Rs. 1,88,288, and it will be found that there are other new schemes which bring up the total shown at page 7 of the schedule to Rs. 4,87,064. Out of this, however, Rs. 1,50,000 for barracks for a company of military police appears in the Public Works budget, and the actual cost of new schemes in the Police budget is only Rs. 3,37,064. The reason why it has been found possible to introduce new schemes to this extent, while the net increase in the budget is only Rs. 1,22,000, is mainly due to the fact that there has been a great saving under grain compensation allowance and in the head 'Supplies and Services,' Rs. 82,000 having been saved under the former and Rs. 76,000 under the latter head. Indeed, in the Bengal Police, as apart from the Presidency Police, there is an actual decrease in the budget, for while the total increase is Rs. 1,22,000, the increase in the Presidency Police above is Rs. 1,31,000.

"It will now be convenient to discuss the fluctuations under the several heads shown in the budget in order. As the figures concerned are large, it is only necessary to refer to fluctuations of major importance. The new schemes

included in the schedule will be referred to under the several heads.

"Under the head 'Presidency Police' the only important variations occur under the first two heads, 'Police Commissioner (Superintendence)' and 'Calcutta Police.' Under both these heads there has been a considerable increase; under the former from Rs. 97,000 (Rs. 93,000 revised, to 1:41 lakts,

and under the second from 11.26 (10.91 revised) to 12.13.

"I have already referred to the increase on account of the appointment of two Deputy Commissioners in accordance with the Police Commission reforms. Another item of the same kind is the provision of Rs. 6,720 to substitute clerks for regular police officers in the offices of the Divisional Deputy Commissioners. Formerly, the clerical work was done by head-constables borne on the regular strength, and it was impossible to give proper effect to the reforms until these men were returned to their executive duties. The rest of the increase under the head "Police Commissioner (Superintendence)" is practically due to the temporary provision of an extra Deputy Commissioner in charge of the special branch of the Calcutta Police. Under the head "Calcutta Police," there is an increase of Rs. 87,000, or, as compared with the revised, of Rs. 1,23,000. The various new schemes undertaken will be found at page 5 of the schedule. The establishment for the special branch comes to Rs. 20,481. It has been found necessary to organise the machinery for special forms of crime in Calcutta and to take it out of the hands of the station police officers, and unify it under a single Deputy Commissioner as Superintendent. The expenditure does not represent the actual net increase, as most of the officers to be employed have already, for some time, been engaged in this work.

"The next large item (Rs. 22,920) for strengthening the High Court guards has been included at the instance of the High Court, who drew attention to the

insufficiency of the arrangements for guard shortly after the murder of Deputy

Superintendent Shamsul Alum.

"The main item of increase under Calcutta Police, is, however, the provision for additional military police in the neighbourhood of Calcutta. Originally, Rs. 2,00,000 was entered for non-recurring and Rs. 25,000 for recurring charges. The non-recurring figure has, however, been reduced to Rs. 1,75,000, of which one and-a half lakhs, as I have already explained, appears in the Public Works budget, and the remaining quarter of a lakh is to cover the cost of equipment. The Rs. 25,000 of recurring charges represents the cost for about four months of a company of military police, the full annual charge for which will be about Rs. 66,000. The necessity for strengthening the armed element in the Calcutta Police was strongly impressed on this Government by the the recent Bakrid disturbances. In the circumstances of the case, the calling in of the military was undoubtedly necessary, yet it led to a considerable amount of criticism of the police, on the lines that it was not much to their credit that the military should have to be called in for what was after all a local and not a specially violent disturbance, and it certainly appeared to Government that it should not be necessary to call in the military except upon really grave occasions, but to attain this result it was necessary that the police should possess a sufficient armed force. At present, the Calcutta Police possess only a single company armed, and this is continually dispersed on guard and escort duties. It has accordingly been decided to provide a company of military police of the same character as those already enrolled in the Bengal Police, which will be kept together and will at all times be available to suppress any disturbance.

"Proceeding now to the Bengal Police budget under the head "Superintendence" there is a decrease of Rs. 5,000. The principal factors contributing to the decrease are the transfer of charges amounting to Rs. 24,000, to the Special Department, and now included in the second item on page 54, with which I will deal later. On the other hand, there has been an increase of Rs. 20,000 provided for the reorganization of the offices of the Inspector-General and Deputy Inspectors-General, in accordance with the recommendations of the Ministerial Officers' Salaries Committee—see schedule, page 6.

"Under 'Salaries', that is, the salaries of superior officers, it will be observed that there is a saving of Rs. 14,000, as compared with the sanctioned figures for 1910-11. This is due to the transfer to the head 'Criminal Investigation Department' of the pay of one Additional Assistant Superintendent employed in the Special Department, and to the deputation of two Assistant Superintendents to the Calcutta Police as Deputy Commissioners. The decrease, in other words, is a paper one.

estimate and Rs. 10,000 over the revised. Rupees 12,000 of this is accounted for by reorganization of the petty establishments in river districts which has long been very necessary. The balance is due to the completion of the revision of the ministerial establishment in District Superintendents' offices, in accordance with the recommendations of the Ministerial Officers' Salaries Commission.

"Of the decrease in 'allowances' amounting in all to Rs. 1,46,000, Rs 82,000 is due to the omission of grain compensation allowances. Horse and conveyance allowance has been cut down by Rs. 16,000 in view of the actuals. There is a further decrease of Rs. 40,000 for house-rent which has now been transferred to contingencies. This, of course, is merly a transfer between heads and does not represent savings. In the main item 'Supplies and Services,' there is a decrease of Rs. 76,000 which is explained in the hemarks column. Of the items there noted, there are two in respect of which particularly heavy demands had to be met last year. Rupees 58,500 was required to provide the services of a steam-launch for the 24-Parganas, and Rs. 33,000 was set aside under this head out of the special grant of Rs. 3,17,000 for police reforms, to provide quarters for the 30 Sub-Inspectors added to complete the establishment. The increase in 'Contingencies' is, as explained above, principally formal and due to transfers from other heads. The lump provision for reorganization of Rs. 1,69,000 I have referred to, at any rate as regards the main items, in dealing with the Police Commission reforms.

"The method of budgeting for the Criminal Investigation Department has been revised, and that head now contains all the charges of the establishment for dealing with political crime, with the result that an increase of Rs. 49,000 is shown on the sanctioned estimate for 1910-11. A greater portion of this increase, however, is nominal, and is due to the transfer to the Special Department of charges from other heads. Thus, Rs. 17,000 is a paper transfer of clerks formerly shown under "Superintendence," while Rs. 7,000 on account of "rent, rates and taxes" have been transferred from the same head, and Rs. 6,000 from "District Police" on account of pay of an Additional Superintendent attached to the office. The real increase in connection with the Special Department is thus about Rs. 10,000 only. This is accounted for by the house allowance of the Deputy Inspector-General (Rs. 1,295) who has been admitted to the Calcutta House Allowance Scheme, Rs. 3,000 on account of the difference of pay due to the promotion of the Deputy Superintendent attached to the department, and Rs. 5,000 for temporary establishment. There are certain other minor items, some of which are paper transfers, which bring the total increase under the Special Department up to Rs. 40,000. The balance is attributable to the Criminal Investigation Department proper and is practically covered by the new schemes costing Rs. 8,000 which are explained in the Remarks column at page 54. The Criminal Intelligence Bureau is a new organization for collection and systematizing information regarding criminals which is already in the department and getting it into a form suitable for communication to districts. The local allowances amounting to Rs. 3,850 for the men in the Finger Print Bureau are merely the same allowances which are granted to all the officers of the Criminal Investigation Department, but which had not hitherto been granted to these men as they were not formally attached to it. I do not wish to minimize the drain upon the revenues of this province which is occasioned by the necessity of dealing with political crime, and I will, therefore, explain that altogether it has occasioned increases in the heads relating to it over the charges of the current year of Rs. 70,300. Of this, Rs. 33,006 is accounted for by a Deputy Commissioner and the Special Department in Calcutta, and Rs. 37,300 by increases in the Bengal Police. Out of this, however, Rs. 20,000 is due to paper transfer of establishment in Calcutta, and Rs. 30,000 to paper transfer of establishment and rent, rates and taxes in the Criminal Investigation Department, so that the actual net increase on special political work is thus about Rs. 20,000. If this were all there would be little to complain of, but unfortunately it is not only in police charges that political crime is expensive."

The Hon'ble Mr. Duke also introduced the following heads:—
REVENUE—

XVIB-Jails.

EXPENDITURE—
19B. Jails,

He said :-

"I beg to introduce the head XVIB-Jails, XVIB on the receipt side

and XIXB on the expenditure side.

"Jail manufactures.—It will be convenient to deal with the receipts and expenditure under this head together. The figures are closely connected, as the expenditure chiefly consists of the cost of purchasing raw material, and consequently its fluctuations correspond closely with those of the receipts, i.e., the outturn. The revised estimates for 1910-11 show some recovery on the figures for 1908-09 and 1909-10, but are still below normal. The reasons for this decrease were explained by the Hon'ble Mr. Gourlay in introducing the Budget last year as follows:—

'As the Council is aware, the Jails' principal customers are the several departments of Government, and owing to financial stringencies, these departments have curtailed their orders, with the result that there are at present large stocks in hand.'

"It is hoped that there will be a further recovery during 1911-12. In the first place, there will be a rise in the demand for our staple product—tents, and moreover special measures are under consideration for improving what

may be called the commercial side of jail industries by securing a more regular demand from other departments and by reorganizing the central depôt in Calcutta. It is necessary, however, to budget cautiously. The effect of these measures will not be fully felt during 1911-12, and even if they are put into force, the profits will not immediately respond to the change. The receipts have, therefore, been estimated at 9 lakes, practically reproducing the revised estimate for 1910-11 of Rs. 9,10,000 and showing a decrease of half a lake on the sanctioned estimate for the current year. A corresponding decrease has been budgeted for on the expenditure side, Rs. 6.7 lakes only having been provided for purchasing materials as against 7.18 lakes anctioned and 5 lakes revised for 1910-11. In other words, we are budgeting for a surplus of receipts over cost of 2.3 lakes, practically the same as for 1910-11—2.32. The surpluses for recent years may be referred to in this connection:—

YEAR.			Receipts.	Cost of raw materials.	Surplus.
			Rs.	Rs.	Rs.
1965-06			11,98,340	9,21,395	2,76,945
1906-07			11,93,515	8,72,666	3,20,849
1907-08		•••	11,42,480	8,32,050	3,10,330
1908-09	***	***	9,68,969	6,69,842	2,39,127
1909-10			8,44.174	5.89 277	2,54,897
1910-11	***	***	9,50,000	7,18,000	2,32,000
1911-12		***	9,00,000	6,70,000	2,30,000

"Expenditure. - Expenditure under "Manufactures" has been dealt with above.

"Under Administration proper the revised estimate shows a decline of 2.38 lakhs on the sanctioned. This is to be accounted for principally by the fall in the price of food-grains, which affects not only the head "Allowances" as in other departments (under this there has been a reduction of 18. 10,000, from Rs. 21 to 11,000), but also diet charges for prisoners, which forms the heaviest spending head of the Jail Department. Under this head there has been a saving of 1.51 lakhs. In budgeting for 1911-12 it has not been thought safe to reduce the provision for diet charges quite so far, and 6.47 lakhs has been provided. This, however, means a saving of 1.08 lakhs on the provision for 1910-11. This makes up the greater portion of the saving on administrative expenditure as a whole, viz., 1.17 lakhs.

on administrative expenditure as a whole, viz., 1.17 lakhs.

"A glance down the column 'Budget estimate for 1911-12' will show a considerable increase, distributed over a number of heads. These are for the most purely nominal, and represent the splitting of the lump provision of 1.39 lakhs which was made for the new Presidency Jail at Kalighat in 1910-11. The remaining fluctuations are for the most part of little importance. They are sufficiently explained in the Remarks column. There are no new schemes of over Rs. 5,000, and the minor new schemes to which it is proposed to give effect are sufficiently explained in the list on page 7.

HEAD OF IACREASE.	Amount of increase due to Kalighat Jath.	Amounts due to other items as noted in Remarks column (page 51, amended draft Financial Statement).		
		Description.	Amount.	
1	2	3	4	
Superintendents and Jailors	Rs. 20,100	Additional Jailor, Khulna Jail Personal allowance of Superinten- dent, Juvenile Jail.	Rs. 600 2,400	

HEAD OF INCREASE.	Amount of increase due to	Amounts due to other items as noted in Remarks column (page 51, amended draft, Financial Statement).		
	Kalighat Jail.	Description.	Amount,	
att caratiga of a	2	outer not all graditions in	4	
in the manufacture of the same	Rs.	Teners communication to the management	Rs.	
Medical establishment	2,304	Enhancement of pay of Sub-Assist- ant Surgeons and the appoint- ment of a whole-time Sub-Assist- ant Surgeon for Khulna Jail.	2,280	
	in man of L	Scale of increased rate of rewards for medical subordinates.	2,036	
Clerical, Mechanical and Educational establishments.		Pay of ten clerks for employment in 1st class District Jails.	4,800	
Warder establishment	11,016	Extra guards in Presidency Jail Additional warders for Alipore, Buxar, Cuttack and Suri Jails.	7,360 4,080	
Hospital charges	8,300	Duzar, Outlack and Suri Falls.		
Clothing and bedding of prisoners.	6,000	see a boom was out not		
Sanitation charges	6,100	resonante son quita erros suppl and selection has some more son		
Charges for moving prisoners	2,000	in to the of the person of the		
Miscellaneous services and supplies.	14,600	Additional electric lights in Kalighat Jail and in the Alipore and Presidency Jails.	16,000	
Contingent charges	9,250	ederine in grant in the second that The state of market are the second	A second	

"Turning to the civil works with which the Jail Department is concerned the revised figures for 1910-11 show an estimated expenditure of Rs. 1,67,900. For 1911-12 there is a rise to Rs. 4,99,800, which is accounted for by the provision of Rs. 3,70,000 for the new Central Jail at Monghyr. Rupees 2,00,000 was originally provided for this work in 1910-11, and the necessity for the scheme was explained in introducing the budget for that year. I may here mention that owing to the very great increase of the jail population in the provinces it was found that the provision of the Kalighat jail was not nearly sufficient to permit of the old Presidency Jail being removed, and that it would be safe or possible to abolish the Presidency Jail until another new jail of first class size was built, and as a matter of fact the abolition of the Presidency Jail, the construction of the Monghyr Jail, and of course the Victoria Memorial which awaits the removal of the Presidency Jail, the whole thing hangs together in one chain. The scheme has unfortunately been considerably delayed owing to difficulties which arose with the Government of India as to the financing of it. After a considerable correspondence the Secretary of State has now accorded his provisional sanction to the scheme, and detailed plans and estimates have been prepared and have been submitted to the Government of India for obtaining the final approval of the Secretary of State. At the same time the Secretary of State is being moved to accord sanction to proceed with the acquisition of the land and other preliminary arrangements in advance

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of final sanction to the plans. Orders on this point are expected shortly. Owing to this delay it has been found impossible to utilise any of the Rs. 2,00,000 originally provided, and the revised estimate for 1910-11 is blank. The amount originally provided for 1911-12 was Rs. 2,00,000. This was on the assumption that the Local Government would provide Rs. 2,00,000 yearly on account of the scheme until completion, and that the balance would be found from the Government of India by loan. The terms of the Provincial settlement having been revised, this method of financing the scheme has been dropped, and it has been decided that the whole cost of the building operations must be found by the Local Government, at any rate so long as the provincial balances permit. It will accordingly be necessary to provide as much as the Public Works Department can spend from year to year to bring the building to completion in as short a time as possible. The original rough estimate for the scheme was Rs. 32,57,000. Every effort has, however, been made to observe economy, and this has been reduced to Rs. 26,00,000, including Rs. 54,000 for the acquisition of the land.

"It is proposed to spread this over four years, the major portion of the work being finished in 1913-14, leaving certain subsidiary buildings to be finished in 1914-15. The Public Works Department estimate that they can spend during the year 1911-12 Rs. 3,70,000, including Rs. 54,000 for the acquisition of the land. This sum has accordingly been provided.

"The remaining civil works call for little comment, the greater portion of the expenditure being on works in progress, provision for which was made by the Council in 1910-11. It is hoped to finish the new Presidency Jail at Kalighat and the extension to the Khulna Jail. These are the two principal works in progress. Rupees 10,000 has also been provided for the completion of the jail hospital at Krishnagar. As was pointed out by Mr. Gourlay last year, the accommodation at sub-jails in the mufassal is very inadequate. Provision has been made to complete three projects of this nature, Banki, Banka and Magura—which were started in 1910-11.

"Unfortunately owing to the pressure of other schemes, it has been found impossible to take up any new sub-jails, though several await funds.

"There remain only three new projects-

"(1) Quarters for European warders, Alipore Central Jail ... Rs. 15,000

The existing staff of six European warders is at present accommodated in temporary quarters at the Kalighat Jail, there being no accommodation whatever available at Alipore. This arrangement obviously cannot continue.

"(2) Reconstruction of barracks, Chapra Jail ... Rs. 47,800

The condition of the old barracks in the Chapra Jail is unsafe and their reconstruction is an urgent necessity. The scheme will cost in all nearly Rs. 1,00,000 (Rs. 96,000), and half of this has been provided for 1911-12.

"(3) Reconstruction of wall, Bankipore Jail ... Rs. 13,000

"The existing surrounding wall is seriously unsafe.

"This has been taken up because it was reported that the existing wall was seriously unsafe and a determined rush of the prisoners might overthrow it."

The Hon'ble Mr. Küchler introduced the following heads: --

Revenue-

XIX-Education.

Expenditure-

22. Education.

"I have the honour to introduce the consideration of the Educational

Budget for 1911-12.

"Education being chiefly a matter of expenditure, the revenue side of the budget is as a rule of little interest, and the only point to which attention need be called is the considerable increase in the estimate of fee receipts for Government colleges and schools-general, on that of last year. This increase, which amounts to Rs. 57,000 and is based on the actuals for the last nine months, indicates of course a larger number of pupils reading in these institutions.

"Before proceeding, however, to the expenditure side of the budget, I may be permitted to refer at this stage to the Imperial grant of 241 lakhs for education which is shown at page 26 of the Financial Statement under the head of "Adjustments." Though naturally coming under the revised estimate of Bengal Provincial Receipts for 1910-11 it may practically be regarded as part of the educational income for the next two financial years, within which period it is stipulated that the amount shall be spent. The most convenient course is therefore to give a statement here of the specific purposes for which the grant has been earmarked by the Government of India and of the sums which it has allotted for these purposes, reserving further comment on the actual disposal of the grant within tiese limitations for the appropriate heads of educational expenditure. The statement of authorised distribution is as follows :--

(1)	Technical and Industrial-				Ma.	
(1)	Sibpur College equipment				50,000	
(2)	Primary Education-		and the			
	Primary school buildings an	d equipm	ents		2,00,000	
(3)	Hostels -					
	Calcutta Collegiate Hostels				6,00,000	
	Mufassal Codege Uostels		***		3,00,000	
	Do. School Hostels	***	***	***	3,50,000	
	Presidency College	•••	***		8,00,000	
(5)	European Schools	***		***	1,50,900	

"Passing now to the expenditure side of the budget I propose to explain briefly the more important educational developments which are represented by the new budget provisions for the year 1911-12. It will be noticed in the first place that apart from the proposed expenditure due to the Government of India grant, the total budget allotment for 1911-12 falls short of the corresponding estimate for 1910-11 by Rs. 91,000. This deficiency is more than accounted for by the absence of the provision of 1 lakh which was made in last year's budget for the construction of Guru Training Schools, and which it has been found inexpedient to include in the budget for 1911-12. Leaving this item out of account, there has been an increase of educational expenditure on other objects of Rs. 9,000, and in the present state of provincial finances this is perhaps all that could be expected. Education must therefore be more than grateful to the Government of India for its liberal grant which renders possible the execution of many educational projects of great importance, even though they will mainly find immediate expression in bricks and mortar.

"The chief features of the present budget under the various educational

heads are as follows:-

"(1) University .- A grant of Rs. 1,69,000 has again been made by the Imperial Government to the University of Calcutta, but the conditions attached to its distribution have been slightly altered. In previous years Rs. 80,000 was set aside for grants-in aid to affiliated colleges, Rs. 50,000 for administration, inspection and maintenance of the Law College, and Rs. 30,000 for the University Building Fund. With regard to the grant for 1911-12 it has been stipulated that only Rs. 50,000 shall be applied to direct University expenditure, the balance of Rs. 1,10,000 being distributed in grants-in-aid to the

affiliated colleges.

"(2) Collegiate Education.—A further step will be made in the year 1911-12 towards the realisation of the scheme initiated in the year 1907, for the strengthening of the staff of Government Colleges. Under this scheme, seven new appointments in the Indian Educational Service in connection with professorships of Government Colleges still remained to be filled at the commencement of the present calendar year, although temporary arrangements had in the meantime been made for the teaching of the subjects for which these professorships were created. It is expected that four of these posts will be filled in the course of the present year, and corresponding provision has

accordingly been made in the budget.

Service have under the same scheme been recently sanctioned, and although the new men appointed have, in accordance with the usual practice, been placed in the lowest grade of that service, the actual appointments had to be so distributed so as not to disturb the existing proportion of the numbers in the various grades. The cost of this part of the scheme, which has also incidentally benefited the present members of the service owing to the posts so created being filled by general promotion is given at page 8 of the schedule of the new scheme at the end of the Financial Statement. It amounts to Rs. 27,360. The other items under the same head, namely, Rs. 4,800, for two temporary lecturers and Rs. 2,400 for acting promotion of two appointments are due to the fact that three new posts in the Indian Educational Service are still unfilled. In the same place will be found the provision made for other professorships and lectureships which it has been found necessary to create over and above those contemplated in the original scheme. In all these latter cases, which include professorships and lectureships at the Presidency, Sanskrit and Ravenshaw Colleges, temporary posts were in the first place sanctioned by Government and the provision in the budget for 1911-12 indicates the necessary cost of substituting for these temporary posts permanent appointments either in the Provincial Educational Service or the Subordinate Educational Service. The latest additions were two lectureships in English at the Presidency College sanctioned in the latter half of last year for the purpose of improving the tutorial work done in that institution.

"As a matter appertaining to collegiate education may also be mentioned the grant of the Government of India towards the improvement of the Presidency College. Out of the total grant of $24\frac{1}{2}$ lakhs, 8 lakhs has been assigned by the Government of India for this purpose. It is not yet certain whether any conditions will be imposed by the Government of India as to the way in which this sum is to be applied but if not Rs. 4,02,963 will be utilised for the completion of the Physical laboratory, the construction of Physiological, Botanical and Geological laboratories and the acquisition of a small portion of the land which is required to complete the necessary ground area for this building. The assignment of the balance has not yet been finally determined.

(3) Technical and Industrial Education.—There is little variation from last year's figures in the budget provision for 1911-12 under this head.

"The term of five years for which the peripatetic mining classes had been originally sanctioned came to an end last November, and the whole question of their continuance and possible development was brought under revision. Though certain defects had emerged in the light of the experience gained during this period, notably their conflict with the permanent classes at Sibpur in providing a much easier avenue to the managers' certificate given under the Mining Act, there is no doubt that they have done good work. Supplying as they do an immediate want in training men actually employed in mines for positions of responsibility. They are in fact more popular with mine-owners than the permanent classes at Sibpur, and it has been decided to continue them though in a slightly different form for a further experimental period. After

consultation with the chief mining authorities it has been considered preferable to have, instead of a single full-time peripatetic lecturer, four part-time lecturers at definite mining centres, and certain mine managers specially qualified on account of their scientific training have been selected for this work. The allotment for these peripatetic classes was formally included in the Sibpur College budget. It is now shown separately, and as the altered system is of the nature of a fresh project it appears this year in the schedule of new schemes on page 10. The cost, namely, Rs. 8,786, shows a considerable reduction on the annual expenditure of Rs. 12,431, formerly incurred. When the experimental period comes to an end, the question of these classes and their relation to the mining instruction given at Sibpur will have to be carefully considered, but everything points at present to the likelihood of their continuance and further development. They have this undoubted advantage in comparison with other schemes of technical instruction, that the problem of the future employment of their passed students does not enter into consideration. The pupils who attend these classes are already in employment, and not only is their employment rendered more secure by the further knowledge they thus acquire, but they also become better fitted for more responsible work. In the case of an institution such as the Serampore Weaving Institute the position is different. A reference to this institution is perhaps out of place in the present statement as it has not been found necessary to increase the budget allotment for industrial and technical schools under which head it finds its place. At the same time it is not intended that its natural development should be suspended during the coming year, and in connection with that development there arises the important question of the prospects of employment of the passed students of the institution. The Weaving School at Serampore stands in this respect entirely by itself. It does not as the Sibpur College, the Bihar School of Engineering and the various technical schools undertaking the ordinary sub-overseer courses, provide an avenue to Government employment. contrary, it was established by Government to meet the alleged wants of a purely private industry for technically trained men, and its justification will rest largely on the extent to which those who have gone through its courses and satisfied its tests find subsequent employment. The present is therefore a critical period of its existence, inasmuch as the first batch of students has recently passed out from the institute, and it is to be sincerely hoped that private employers and capitalists will do everything in their power to give these young men a start in life. The experience which we shall gain in the present instance will undoubtedly be of value, inasmuch as it will bring into prominence some of the important factors determining the proper rate of progress in the matter of technical education. One of these factors is obviously the prospect of the development of the industries corresponding to the courses of technical instruction which it is proposed to provide, and the consequent chances of employment of those who make use of the facilities for education thus offered. Unemployment is even a more serious evil in the case of the technically trained than of those whose education has been purely literary, and in considering any scheme of technical instruction the possibility of a danger of this nature has to be carefully borne in mind. I should add that so far as the lower class at Serampore is concerned, viz., that for the instruction of actual weavers, this question does not arise. This class, in that it deals with men already in employment, stands on the same footing as the peripatetic mining classes, and has up to the present been attended with considerable measure of success.

"Before leaving the subject of technical and industrial education I must refer to the Imperial grant of Rs. 50,000 for the Sibpur College equipment. It has not yet been found possible to determine exactly how this money is to be spent, but a considerable portion will be devoted to the improvement of the equipment of the new classes for Industrial Chemistry.

"Hostels.—The great interest manifested of late in the question of the provision of hostels for college students and schoolboys finds a reflection in the present budget. Last year a scheme for the appointment of well-qualified and adequately paid hostel superintendents was sanctioned by the Government of India, and the scale of remuneration contemplated in this scheme

will be introduced in the coming financial year. The intention is to secure the services of some of the best men available on the staffs of Government schools and colleges for the work of supervision of the students living in the hostels connected with these institutions. The budget provision of Rs. 17,800 shown on page 10 of the schedule of the new scheme represents the cost to Government for the necessary extra allowance. It is of the nature of a happy coincidence that simultaneously with the provision of more satisfactory superintendence it will now be possible with the help of the liberal grant of the Government of India to meet the present crying want for suitable hostel accommodation for the students not only of Government but also of private institutions as well. Of the Government grant six lakhs are earmarked for college hostels in Calcutta, three lakhs for mufassal and three and a half lakhs for zilla and aided school hostels. With regard to the Calcutta grant, nothing has of course been settled as yet as to its distribution. Possibly the most satisfactory procedure will be to appoint a small committee to determine the principles on which the grant shall be given and to invite applications from institutions which are willing to subscribe to these conditions. It may, I think, be taken as practically certain that one of these conditions will be the appointment of well qualified superintendents. In the matter of the provision of zilla school hostels we are fortunately in the state of greater preparedness. The following list shows the projects for such hostels which have already been prepared and are ready for execution and which have either been approved by or are about to be submitted to Government:-

- (1) Hostel building for Hindu students of the Darjeeling High School. Hostel building for Bhutia students of the Darjeeling High School. One Hostel Superintendent's quarters for the two hostels.
- (2) Construction of a hostel for the Northbrook School at Darbhanga.
- (3) Barrackpore—Construction of hostel for the Hindu students of Barrackpore Government School.
- (4) Hazaribagh—Construction of a hostel for the Hindu students of the zilla school together with Superintendent's quarters.
- (5) Hostel building for Purulia Zilla School (Hostel buildings for Hindus and Muhammadans).
 - (6) Hostel buildings for Bhagalpur Zilla School.
 - (7) Improvement to hostel buildings of Birbhum Zilla School.
 - (8) Proposed new Muhammadan Hostel building for Barasat Government School.
 - (9) Hostel buildings for Monghyr Zilla School.
 - (10) Hostel accommodation for the Patna City School.
 - (11) Provision of hostel accommodation for the Gaya Zilla School.
- (12) Provision for hostel buildings for 24 Hindus and 6 Muhammadans for Palamau Zilla School.

One Hostel Superintendent's quarters.

- "The total cost of these projects amounts to Rs. 3,35,187.
- "The question of the provision of hostels for mufassal colleges requires further consideration.
- "I may refer here to a slight error which has crept into the schedule of new scheme. On page 90 Rs. 6,658 is given as excess of the cost of maintenance of the new Madrasa hostel over the fees paid by the students. The figure there given is however the total maintenance charge; the excess amounts only to Rs. 1,032.
- "Inspection.—It will be noticed that the provision under this head on page 56 of the budget has risen from Rs. 8,33,000 to Rs. 8,60,000, but I am glad to reassure those Hon'ble Members who regard with some disfavour this item of expenditure that the enhancement is not due to any increase in the number of Inspectors, but almost entirely to the betterment of the pay of the

Sub-Inspectors who were recently transferred from the District Boards to the Department. The charge on Provincial revenues for the year 1911-12 arising from the regrading of the Subordinate Educational Service, which is necessitated by the admission of these officers, accounts for the greater part of the sum of Rs. 68,860 for which provision is made on page 7 of the schedule of new schemes, the balance, i.e., Rs. 12,200, being required for the stipulated promotion after a certain number of years, of those inspecting officers who were appointed directly to the Department in 1907 in connection with the scheme for the strengthening of the inspecting agency. As has already been indicated in answer to a question put in Council, it is possible that the Sub-Inspectors may later on be placed in a separate cadre, but the cost of such a scheme will certainly not be less than that for which provision has now been made.

Finally it is necessary to make a brief reference to the subjects of primary education and European schools, as they are included in the application of the special grant from Imperial revenues. No detailed assignment of funds has as yet been made under these heads, but there are many demands under both, and there will be no difficulty in spending the money usefully within the allotted time.

The Hon'ble Babu Braja Kishor Prasad moved the following Resolution:-

This Council recommends to the Lieutenant-Governor in Council that provision be made in the Budget for the following additional grants under the heading "Education":—

- (1) Rs. 12,000 for assisting the Bhumihar Brahman College of Muzaffarpur towards meeting its current expenses,
- (2) Rs. 14,000 for strengthening the tutorial staff of the Government and Zilla High English schools in Bihar,
- (3) Rs. 24,000 for assisting the public High English schools at the head-quarters of the subdivisions in the district of Bihar,

by making, if necessary, a reduction of a sum of Rs. 50,000 under the heading "Inspection" of the major head of "Education."

He said :-

"Your Honour-

No.

The resolution which I propose to move runs thus:—That this Council recommends to the Lieutenant-Governor in Council that provision be made in the budget for the following grants under the heading 'Education':—

that the destructions are instructed that

- (a) Rupees 12,000 for assisting the Bhumihar Brahman College of Muzaffarpur towards meeting its current expenses;
- (b) Rupees 14,000 for strengthening the tutorial staff of the Government and Zilla High English schools in Bihar;
- (c) Rupees 24,000 for assisting the public High English schools at the head quarters of the subdivisions of the districts of Bihar by making, if necessary, a reduction of a sum of Rs. 50,000 under the heading 'Inspection' of the major head of 'Education'.

"This resolution concerns the secondary education in Bihar and the Bhumibar Brahman College of Tirhut. At the general discussion of the budget last year, I brought up these matters before this Council, and I am glad to note that the Hon'ble Mr. Küchler, on behalf of the Government, was pleased to observe in his speech that he was in full syampthy with me as to the necessity of improving secondary education, and that the matter was under the consideration of the Government. According to the rules, the final discussion

of the budget is limited only to the offering of any observations the Members may wish to make on it without being permitted to move any resolution, and as the entries in the budget cannot be altered or modified at that stage of the discussion, the Government could not possibly be expected to do anything in the matter, even if it had any mind to do. It is, therefore, Sir, that I bring forward my resolution this year at the proper time in the hope that the Government may be able to do something for us.

"It is admitted on all hands that Bihar is backward in education, and this backwardness is principally due, I may suggest, to the want of facilities of education. Educational institutions are very few in Bihar compared with those in her sister province of Bengal. The average number of High English schools in a Bengal district is 18, while that of a Bihar district is only 6. But for this the Government is not responsible. The people of Bihar have not shown the zeal and earnestness in this matter which we find in our Bengali brethren. However, it is not the number of institutions with which my resolution is concerned. It is rather with the deplorable conditions of the High English schools and of the Tirhut College of Bihar.

"I take up the schools first. There has been a gradual weakening of the teaching staff in our Zilla schools. Almost all the Zilla schools are more or less in the same prodicament, and this very materially affects us, the Biharis. I shall illustrate my point by taking up the case of one of these Zilla schools, viz., the Northbrook School of Darbhanga, for time would not permit of taking up all. This school is the only school in the southern part of the town where the civil station is situate. The Darbhanga Raj School is at a distance of no less than five miles from the civil station. The Northbrook School consists of 10 classes and 15 teachers, including 2 Maulvis, 2 Pundits and 1 clerk, who also works as a teacher. The 7th B class is the lowest class to which infants are admitted. It already consists of 29 or 30 students, so that now no more students can be admitted into it. The University regulations of 1906 lay down that 'no teacher should be allowed to teach—

- (a) in the Entrance class or second class or any section thereof more than 50 pupils at the same time;
- (b) in any of the classes from the third to the sixth or any section thereof, more than 40 pupils at the same time;
- (c) in either the 7th or the 8th class or any section thereof, not more than 30 pupils at the same time.'

"If a sufficient number of students want to take their admission, the only alternative the Headmaster has to adopt is to divide the class into two sections, so that each may accommodate the appointed number of students. But, for this, extra hands are required. You will be surprised to hear, Sir, that no less than 60 students have been refused admission in one class, viz., the 7th B class of the Northbrook School for want of room. The Headmaster is unable to divide classes into sections, for he is not given sufficient number of teachers. In the beginning of the last month, he reported the matter to the Inspector of Schools, saying there was a great rush of students; but, Sir, as yet no arrangement has been made. All classes of people in the civil station are in a peculiar predicament. They cannot send their boys to any other schools, for there is none near about. There is not even a Middle English school at Darbhanga. You can judge, Sir, their feelings. There was a time in Bihar when guardians did not care to educate their children, and now a time has come when we find that when they send their boys, the school authorities do not take them for want of room. How long, Sir, is this state of affairs to continue? Similar is the case with some of the other classes, and more or less the same state of affairs prevail in most of the Zilla schools of Bihar. I have been, Sir, earnestly pressed by the people to bring these matters to your notice, and I do it with all the force I can command. The teaching staff should be strengthened without any further delay, but for this sufficient money is required.

"Formerly, there used to be no less than four graduate teachers in a Zilla school in Bihar, when the teaching was very simple. But, now when it has been made more complex by the University Regulations, we find hardly two graduates in a Zilla school in Bihar. Only the other day the Hon'ble Mr. Gourlay replying on behalf of the Government to a question of mine on the subject, said: 'It is a fact that there are fewer graduates in the Zilla schools in Bihar at the present times than there were ten years ago.' And this is explained by him, I may say rather explained away, by saying that the supply of Bihari graduate teachers has been insufficient. This is no explanation whatever. If Bihari graduates are not available, I see no reason why Bengali or other graduates should not be appointed, and why for want of Bihari graduates, if it be a fact at all, the education of the Biharis should be allowed to suffer. There are many departments of the public service in Bihar, such as the medical and the engineering departments, which are filled up by outsiders, as competent Biharis are not available. The principle, Sir, should be that in Bihar qualified and competent Biharis should be preferred to equally qualified and competent non-Biharis, and not that where Biharis are not to be had the work should be allowed to suffer. Here I think it my duty to offer the grateful thanks of the people of Bihar to the Govenment, for its genuine efforts in appointing as many Bihari graduates as possible in the Education Department, on an initial pay of Rs. 50 a month. This has given a great encouragement to the Biharis to take to the educational line, and if this policy is continued, Bihar would certainly make much progress.

"Before April 1909, the English syllabus required English teaching in the lower classes of a Zilla school for 4 hours a week; but, Resolution No. 109, dated the 20th April 1909, the teaching of English in those classes has been extended from 4 hours to 8 hours, in other words, it has been doubled. But, Sir, has the Government made a corresponding arrangement for a sufficient number of English teachers to cope with the work. Are not the teachers already serving in these schools sufficiently overworked? Do we not find remarks to this effect by the Inspector of Schools as regards the teachers of

most of the Zilla schools of bihar?

"Again, we find that teachers from Zilla schools are constantly deputed for training to a training college, and generally two or three months elapse before their places are filled up. This has a very baneful effect on the teaching imparted in our schools. The continuity is broken up. This also can be remedied by having a sufficient number of teachers, and for it we require money. The Zilla schools should serve as models to other schools in the district. But my resolution does not aspire to that height. It only requires provision to be made for the bare necessities. It is along the made

"I purposely refrain here from saying anything about the pay and prospects of teachers, for it does not directly touch my resolution. I content myself with saying only this much, that our teachers are the most ill-paid officers of the Crown, but at the same time the most responsible officers. The Government should lose no time in taking up this matter in right earnest, and do all it can to improve the pay and prospect of our teachers.

"We urge, again, Sir, as we did last year, that the expenditure on education in Bihar should be commensurate with its contributions to the revenues raised in the Lower Provinces. We have a right to it, and we urge that right in this Council. If we add two teachers more to some of our Zilla schools in Bihar, I think we would require something like Rs. 14,000 for it, and the Government should not gradge giving this sum for such an important purpose.

"I now take up the case of the public or aided schools at the head-quarters of most of the subdivisions of the districts of Bihar. The conditions of these schools are very pitiable. They are financial wrecks. And most of them are only trying to keep their heads just above the water. Almost all of these schools are managed by committees, under the supervision of the subdivisional officers. There can be no doubt that one High English school in a subdivision of Bibar is but a bare necessity. The Government and the people should try to maintain these institutions in efficient conditions. It is very kind of the subdivisional officers to interest themselves in these institutions, and it is mainly

through their efforts that these schools are going. But unless the Government comes to their aid, I do not think they can continue to exist in any good condition. I can speak, Sir, from personal knowledge about 5 or 6 of these schools, viz., those at Siwan, Gopalgunj, Hajipur, Sitamarhi, Samastipur and Barh. In the beginning of the last year, the Hajipur School would have ceased to exist, as the funds were not sufficient to keep the school going even for a month, had not the subdivisional officer, Mr. J. S. Mackay, succeeded in collecting Rs. 1,800 for it. For the Samastipur School the subdivisional officer, Mr. Luby, has been ab'e raise Rs. 6,000, out of which about Rs. 1,300 have been realized. The poor middle classes of Bibaris are doing all they can to keep up these institutions, and I hope the Government will supplement their efforts. Unless these schools are equipped with good staffs of teachers, good libraries and good buildings, we cannot expect good results from them. The needs of these schools are the most pressing, and some provision should be made by the Government to relieve these needs. We would not have had to trouble the Government if our own men, I mean the richer class, would have given the least attention towards these things. Unfortunately, in Bihar, as compared with Bengal, the distribution of wealth is very unequal. A few are rich beyond measure, while the majority have got nothing. There is, properly speaking, no middle class in Bihar, as we have a clearly defined middle class in Bengal. The Hon'ble Mr. Küchler has expressed his full sympathy with the condition of secondary education in Bihar, and we entertain every hope that that sympathy will not prove itself to be a sympathy in mere words but in action also. I would most earnestly urge on the Government the necessity of allotting of Rs. 24,000 for helping these most useful institutions.

1 now come to the last, rather the first part of my resolution, viz., that which deals with the Bhumihar College. I pointed out last year, while discussing this subject, that, in the four years from 1907 to 1910, out of a total Government grant of Rs. 3,44,644 given to the individual colleges of this province, not a farthing went to the Tirhut College. I urged last year for a grant to the Tirhut College, but it was refused. I will now examine the grounds on which the claims of Bihar colleges, especially that of Tirhut College, are badly treated. The reasons are contained in the Budget speach of the Hon'ble Mr. Küchler. He concedes that it is perfectly true that 'if we compare the population of Bihar with that of Bengal, the amount of public money spent on education in the former appears to be inadequate,' but adds further that this is not a sound basis of calculation. He ascribes the backwardness of Bihar to the fact, or the theory, that the Biharis have hitherto shown no earnestness to make use of the few educational institutions in Bihar. He then proceeds to compare the number of University students reading in the two parts of the province and the fees paid by them, which he says should be the true basis of comparison. And thus by this method of calculation he tries to show that the grant made to the Bihar colleges, though apparently insignificant, is not largely disproportionate to the corresponding student population. But, Sir, even taking all that has been said by Mr. Küchler to be true and correct, does it meet the case of the Tirhut College? Has this college received anything from the Government, either by way of maintenance, building or hostel grants, during the eleven years of its existence? If it has not, can · any comparison on any basis be made? How is it, Sir, that many private colleges in this province are receiving ample support from the Government, while the claims of the Tirhut College are being ignored, even in face of the recommendations of the local officials who know the needs of the college well. The Hon'ble Mr. Küchler said that no evidence had been produced before him to show the necessity of the existence of a first grade college in Tirhut, and that, if he could be convinced of it, he would recommend to Government the application of the college authorities for a grant sufficient, for the working of a first grade college. But, unfortunately for the college, it appears to me, Sir, that the figures about it, relied upon by the Director of Public Instruction in support of his position, were not sufficient and strictly accurate. I here give you the figures and the opinions of the officers on the spot which would prove that the existence of the Bhumihar Brahman College, as a fully staffed

and fully equipped first grade college, is a necessity in Tirhut. This college has been in existence as a second grade college since 1899-1900. It was affiliated up to the B. A. degree in 1901. During the short period of its existence, it has turned out 110 undergraduates and 21 graduates. It has on its rolls 33 first year, 54 second year, 7 third year and 6 fourth year students. Now, Sir, do these figures compare unfavourably with the figures of the Dublin University Mission College of Hazaribagh which has received as much as Rs. 37,000 as Government grants in the four years from 1907 to 1910? This institution was affiliated as a second grade college in 1899 and as a first grade college only in 1907. I would like the Director of Public Instruction to tell this Council if the principle enunciated by him for the making of Government grants holds good everywhere, or only with respect to the Tirhut and the Bihar National College. Will the Director of Public Instruction be pleased to lay the figures of the Hazaribagh college before this Council, so that the Hon'ble Members may be able to judge for themselves? If we compare the number of students in, and the graduates turned out by, the two colleges, we shall find that the Hazaribagh College is much worse off than the Tirhut College and yet, according to the standard of the Director of Public Instruction, the one is getting nothing while the other is receiving grants lavishly. I do not, Sir, for a moment grudge the grants to the Hazaribagh College. It may be given more, if necessary. What I want is that the Tirhut

College should also have its own share.

"Last year Mr. Greer, Commissioner of Tirbut, at the time of the laying of the foundation stone of a building for the Bhumihar College by His Highness the Maharaja Bahadur of Benares, said-'I he object of the Government in creating this new division (Tirhut) is to improve more effectively the condition of the people of this part of Bihar Their foremost want is education, not only higher education, but also primary and female education . . . It is imperatively necessary for Biharis to take advantage of higher education to the fullest extent and, therefore, the maintenauce of this college is indispensable . . . I hope that any appeal to people and Government for the help of the college will be duly responded to." And, Sir, the people have duly responded. The Maharaja Bahadur of Benares and the Maharaja Bahadur of Darbhanga have each contributed a handsome amount, and the trustees of the college have collected a large sum from the people. We have now to see if the Government responds to the appeal. The people have done their part of the duty and let us see if the Government is prepared to do its own. A grant of Rs. 1,000 a

month to this college is not much.

"If we now examine the position taken up the Director of Public Instruction in his last budget speech, I think we shall be able to show its untenableness, and I hope the Hon'ble Mr. Küchler will pardon me, if I, as an old pupil of his, try to show the logical fallacy contained in his arguments. Mr. Küchler bases his opposition to the grant of the due shares of the Government aid to the Bihar colleges on the basis of the numerical strength of the students, particularly in the B. A. classes. He says there are very few students in the B. A. classes of the Tirhut and the Bihar National College, and so the Government would not like to make any grant to these colleges"

The Hon'ble Mr. Küchler said:--

"May I rise to a point of order, Sir? I do not think the resolution which the Hon'ble Member has brought before the Council is concerned with the Bihar colleges at all. It seems to me that the resolution deals entirely with the Bhumihar Brahman College. I doubt whether the Hon'ble Member is in order to speak about the Bihar colleges in general".

The President said:—"I do not think that the Hon'ble Member is in order

in referring to other Bihar colleges, except by way of illustrating his arguments."

The Hon'ble Babu Braja Kisor Prasad said:-

"I was simply referring to the Bihar colleges in order to give illustrations. However, Sir, I have very nearly finished my speech.

"First make them efficient and then the Government help will be forthcoming. But, Sir, is not this argument a very good sample, of what the

logicians would say, an argument in circle. How can you make a college efficient without sufficient funds? and how can you get a sufficient numbe of students in your college unless it is in an efficient condition? I, who war a college student only ten years ago, can tell you from personal experience how students avoid inefficient institutions. Undoubtedly, the bad condition of our Bhumihar college is due to a lack of adequate funds. We cannot adequately pay our professors; we have no hostel accomodations, and we have no good buildings. Remove these wants, and our college will become as efficient as any other college in this province, and you will find in it as many students as in any other college. A practical illustration of this principle is the Hazaribagh college. If we compare the figures, we shall find that before the Government grant the condition of this college was worse than ours. The Government came to its help, and its present prosperity dates from that

"Education, Sir, as I have often said in this Council, is the most important concern of the people and of the State. It should form the first charge on the public revenues of a province. We are very fortunate that the Imperial Government has made, this year, a grant of about 24 lakhs for education in this province, though it has laid down its own conditions for its expenditure. However, besides this amount, our Provincial Government has to make its allotment. And if we want Rs. 50,000 for the schools and one of the colleges of Bihar, would Your Honour refuse our request. The figures I have given in my resolution are not exact. If the Government increases or decreases the amounts, I shall have no objections whatever, my simple object being to secure adequate financial aid to the High English schools and the Tirhut College of Bihar. If you approve, Sir, of the positive part of my resolution, I have every hope that you will find out this amount by accepting the negative part of it or by any other means. There is no particular reason for my selecting the heading 'Inspection' for a reduction of Rs. 50,000, except the fact that I find from the draft Financial Statement that you have been able to make a saving of a considerable sum from the amount budgetted under this head last year, and I hope you may well be able to make the same saving next year, so that we may safely reduce the amount even now by Rs. 50,000 which would not materially affect it.

"With these few words, Sir, I beg to commend the resolution to the acceptance of the Hon'ble Members."

The Hon'ble Mr. KUCHLER said :-

"Your Honour, -I think in the first place I ought to say it is a great pity that the hon'ble member did not allow me to see a copy of the notes which are the basis of his speech. As it is, I have not been able to verify the actual cases which he quotes. It is difficult to answer on the spur of the moment individual cases in which there is said to be some defect in the management of a particular school unless one has an opportunity of making an investigation into the facts. With regard to the points raised in the hon'ble member's speech I propose to take them up in the same order as he has done, viz., I will deal first of all with the question of the adequacy of the tutorial

staff of Government schools in Behar.

"If we take this subject generally, it must be obvious, I think, to every dispassionate critic that we cannot possibly take any steps to raise the standard of efficiency in Behar schools without at the same time taking some measures with regard to other schools in the Province. The tutorial staff and the teaching staff generally in Behar schools is at present sufficient to teach the courses up to the ordinary matriculation standard. I admit of course that this standard may be unduly low, especially for Government schools. But at the same time the terms of service for Bihar teachers and the equipment of schools in Behar are exactly the same as they are in other parts of the Province. It would be obviously unfair to apply to the improvement of Behar schools money which was not at the same time forthcoming to effect a general improvement in the standard of secondary education throughout the Province. I do not think that the individual instances which the hon'ble member has adduced have

in any way supported the general proposition which he has put forward. The matters which he has brought to the notice of the Council are matters of departmental administration. It may possibly be the case, though it has not yet been officially brought to my notice, that there is at the present moment a demand for admission to the Northbrook School, but it is impossible to discuss a question of this kind in the Council. In the first place we have no figures to show us whether there is sufficient accommodation to admit of the increased number of pupils who the hon'ble member says are clamouring for admission. If the accommodation is not there, then even if we supply the teachers, it is absolutely certain that the University would refuse admission to these extra pupils. But I do not think that this is a matter of much importance. An instance such as that cited by the hon'ble member with regard to the Northbrook School may at any moment arise with regard to other schools in the province. It is entirely a departmental matter, and the hon'ble member must admit that it only arose in the course of the last month. Well, perhaps the department is not particularly noted for celerity in dealing with questions which come before it, but one must allow time for the matter to be represented to the Inspector of Schools, and then to the latter to take departmental action to remedy the defect. It is extremely likely that this particular case will come before me in the course of the next two or three weeks. And if it really turns out that there is a need for the increase of teachers in the Northbrook School, I shall take every

measure possible in order to remedy this defect.

"The hon'ble member in the course of his remarks has again referred to a matter which was brought up at the meeting of the Council last year in discussing the Budget, viz., the alleged want of graduate teachers in Behar. In connection with that alleged deficiency a reply was given by the Hon'ble Mr. Gourlay on one of the occasions in which this Council met, and nothing has fallen from the hon'ble member this afternoon in any way affects the position as it was then explained by the Hon'ble Mr. Gourlay. I think it is somewhat unfair to Government first of all to tax them with not appointing Behari teachers and then to turn round and say 'Well, if there are not enough Behari graduates, why don't you appoint Bengali graduates?' If there is one thing that we have been hearing for the last few years it is the necessity of putting Behari teachers to Behar schools. We should like to meet the wishes of the Behari community, but now we are told that we are wrong and that we should appoint Bengali teachers who have superior qualifications. I, however, very much doubt whether the sentiment thus expressed by the hon'ble member will find general approval among the members of the Behari community. Though we have to a certain extent reduced the number of Behari graduates in schools, we have not at the same time reduced the number so as to elicit any remonstrance from the University. We still satisfy the ordinary University standard, and I think that, that being the case, the more important consideration is that we should endeavour to meet the case, the fits Belleville ordinary university and account to meet the case, the more important consideration is that we should endeavour to meet the genuine wish of the Behari community that, so far as possible, posts in Behari institutions should be filled by qualified members of the Behari community itself.

"What I have said with regard to the zilla schools applies, I think, almost equally to the question of private schools in Behar. In Behar, as elsewhere, we know that the standard of secondary education is unduly low. In the recent Convocation speech delivered by the Vice-Chancellor attention was pointedly called to this deficiency of secondary education. But this is a deficiency which applies not only to Behar but applies to the whole province of Bengal, and if any measures are to be taken to improve the efficiency in our secondary schools, they must be measures not for one particular section of the province, but measures which will also be applicable to the whole

province.

"I come lastly to the question which the hon'ble member has raised with regard to the grant-in-aid to the Bhumihar Brahman College. I have already called attention to the fact that though professedly dealing with the single instance of this College the hon'ble member has brought in the general question of Behar colleges. The general question of Behar colleges was dealt with very fully in

the remarks I made on the occasion of the last Budget meeting of the Council. And there is nothing in what has fallen from the hon'ble member—though he taxes me with a want of logic—to show that the position I then took was unreasonable. I fully acknowlege the great liberality which has been shown by the members of the Behari community. On the occasion which the hon'ble member has referred to, I distinctly pointed to the notable example set by them to the rest of the province. But at the same time in determining whether the Government is justified in founding a new college or raising the status of a college, there are other considerations which it has to take into account. The chief point which the Government must record in a question of this kind is whether the college is actually wanted. must regard in a question of this kind is whether the college is actually wanted. And with regard to the Bhumihar Brahmin College-to which I will now confine my remarks-I am still unconvinced, though always open to conviction, upon the figures which the hon'ble member has produced that there is any necessity for the establishment of B.A. classes in Muzaffarpur. The hon'ble member has pointed out that in the present year, if I quote the figures aright, there are seven students in the third-year and six in the fourth-year class. If we remember that there are three other colleges in Behar and that the B.A. class in those colleges are anything but full, I very much doubt whether sufficient justification has been shown for the creation of a new college teaching up to the B.A. standard in this part of Behar. It has been argued that Muzaffarpur students will not leave Tirhut. They refuse to go elsewhere. That is a point which requires discussion. The question of a grant-in-aid to the Bhumihar Brahmin College has been engaging the attention of the department for some time past. The negotiations, I allow, have been rather protracted, on account, I may say, of a difference of opinion, to which I have just allowed between the markets of the governing bedy and myself as I have just alluded, between the members of the governing body and myself as to the justifiable status of that college and also to the amount of grant to which they would justly be entitled. What I recommended was, and I still believe that it is a sound advice, that the College authorities should, in the first place, concentrate their efforts on making it a really efficient second grade college, that is to say, teaching up to the intermediate standard only, and that when circumstances justify a change of status they should then try to raise it to the B.A. standard. I am sorry to say that this advice was not accepted. The reason why I took up this position was that the number of students who passed the intermediate examinations from Tirhut is still far too small to justify the creation of a first grade college; and the remarks which the hon'ble member has made with regard to the application of funds for increasing the efficiency of the college seem to me quite beside the point. It does not matter how much you increase the efficiency of the college if you have not got any students to enter it. No amount of application of funds will secure this result. Tirhut has long possessed a college, and it is not only open to the intermediate students, but it has been teaching up to the B.A. standard. Notwithstanding this fact there is only an infinitesimal number of students who pass the intermediate examination of the University from Tirhut, and only a few of these show any indication of continuing their studies. I do not think I should be justified as educational adviser of Government in recommending to them the application of Government funds in order to place the College to a B.A. basis. What I shall be very glad to do will be of course to recommend to Government that they should give a liberal amount for the purpose of putting the College in a sound basis as a second grade College. But my advice in this respect has been rejected by the College authorities. However that may be, the matter is now ripe for submission to Government. The submission has been long delayed, partly for the reason I have explained, and partly because of the difficulty I have had in persuading the authorities of the College to submit their application in regular form. But I am now about to submit the whole case to Government. will be for the Government to decide whether a case has been made out for raising the College to the B.A. status and also to decide what amount of grant they will be justified in giving it. In this respect the hon'ble member has drawn comparisons with other colleges, notably with the Hazaribagh College. When the hon'ble member first referred to the

Hazaribagh College, I must say I felt a certain amount of nervousness, because I certainly understood that he was going to support, by actual figures, the position which he took with regard to that College. I felt relieved, however, when no figures were forthcoming. He has asked me to look at the figures, but I am perfectly convinced, though there are no figures before us, that the number of students who are reading in the B.A. class in the Hazaribagh College is much greater than the Bhumihar Brahman College. I am afraid there is another point which the hon'ble member has overlooked, and that is that the Hazaribagh College is the only College in Chota Nagpur, while the Bhumihar Brahman College is only one of four colleges in Behar. I think this is rather an important point in making comparisons between the Hazaribagh College and the College whose interest the hon'ble member has at heart.

"Before this question is submitted for the decision of the Council, I just wish to call attention to the proposal which the hon'ble member has made as to the means by which the necessary expenditure should be met. He has proposed in this respect that there should be a reduction under the head 'Inspection' of Rs. 50,000. Now, Sir, the amount provided under the head 'Inspection,' representing, as it does, the cost of a permanently sanctioned establishment, cannot well be spared. In fact, there is only one way in which the money could be found under this head, and that is by withdrawing the scheme, to which I already alluded in my introductory statement, for the provincialisation of Sub-Inspectors. If we are to give up that scheme, we would have Rs. 68,000 available, but I doubt whether the hon'ble member is prepared to go to that length. This class of officers is a very deserving class, and they have had to wait a long time before it has been possible to satisfy their just claims. I may bring to the notice of my hon'ble friend an important fact in this connection, and that is that I understand that the hon'ble member for the University, who, we all know, keeps a sharp eye on any increased expenditure under this head, has given his hearty support to this scheme."

The Hon'ble BABU DEBA PRASAD SARBADHIKARI said:-

"Sir, I am much obliged to the Hon'ble Mr. Küchler for the credit for vigilance that he has been good enough to give me, and I am not prepared to assent to the proposal of the Hon'ble mover of the resolution for cutting down inspection grants in the way he desires to do. I am glad that the Hon'ble the Director of Public Instruction has admitted the just claims of a deserving body of public servants who have long been kept out of their dues. If, however, other means could be found for meeting his wishes with regard to Behar educational institutions, I should be the last to stand in his way. Time was when the interests of the Behar educational institutions as well of other backward educational institutions like those of the Mahomedans had to be looked after merely by the member for the University. I, and before me my hon'ble friend Babu Bhupendra Nath Basu ungrudgingly and unhesitatingly tried to discharge our duties in this concern, and even now we do not shirk them. Now that Behar is, however, so well represented and is so able to take care of itself, we have naturally kept ourselves in the background. We do not, however, yield to any Behari in our desire to see Behar institutions strengthened. I do not agree with the Hon'ble the Director of Public Instruction's opinion that the Behar educational institutions ought not to have preferential treatment. That may or may not be relished in Bengal; but where special facilities are really wanted, whether it be in connection with Behar institutions or Mussalman education, there would be no harm in giving some slight preferential treatment. Sir, the Hon'ble the Director of Public Instruction referred to the speech of the Hon'ble the Vice-Chancellor on Saturday last, and as I happened to have a copy of it with me, I was looking up the passage. It runs thus:--

But, though strenuous efforts have been made in the case of numerous institutions to attain what must be regarded as a moderate standard of efficiency. I am not optimistic enough to conceal from myself the unwelcome truth that immense sums will have to be spent before the schools can be deemed fully qualified to prepare students ultimately destined to receive a University education. The subject, in which the teaching is most

palpably defective, and, in many instances, conducted on what must be regarded as by no means rational lines, is English. Indeed, when we remember that our students, in the earliest years of their life, learn the first rudiments of English language from teachers who themselves never had any adequate training, it becomes a matter for astonishment that many of them learn so well as they do. This is a subject which demands immediate attention. Mere severity of examinations does not always effectively advance the standard of teaching; and the aim of all sound systems of education ought to be, not so much to keep back the unqualified as to reduce their number to an absolute minimum. The efforts of the professors in our colleges must be lamentably wasted if they are called upon to impart instruction to students imperfectly trained in the course of their career in schools, and it would be a real assistance to the colleges if a comprehensive scheme to the radical improvement of secondary education could be speedily brought into operation.

"Here is one matter with regard to which Behar requires much more assistance than is necessary in Bengal, weak as it is. I am glad that the hon'ble mover of the resolution has stated that if enough Behari graduates are not forthcoming capable Bengali graduates may be appointed until Behar is able to train their own. This ought to illustrate the mistake of absolute provincialisation at all events with regard to educational matters, and it is not unfortunate that our Behari friends should profit by the situation. In order for Behari graduates to be plentiful, there must be facilities for their creation, and Behar must therefore have good colleges and schools. Behar has a special feature as regards school education; there is not a sufficient number of private schools such as one meets in Bengal, and therefore some preferential treatment is necessary with regard to the schools there. But there is some difficulty with regard to the college with which the Hon'ble Babu Braja Kishore Prasad's resolution is concerned. I do not agree with the Hon'ble the Director of Public Instruction that even if you have the means to have a first grade college you ought not to have it if there be no present local need. If you really make it efficient students are bound to go there, for many students were not able to find admission in the different colleges in Behar during the last two years for want of accommodation, and if a good college could be placed in Behar students would flock to it in numbers. We had a good illustration of this in the college maintained by the Hon'ble Maharaja of Cossimbazar which was long in a moribuod condition; but thanks to his exertion and munificence it has now taken the forefront among the educational institutions of Bengal. There you have an illustration that you have only to add to the efficiency of the college to be able to draw any number of students you want—nay you will have to duplicate the machinery before long as the Maharaja of Cossimbazar has been obliged to do with regard to some of the subjects in the Krishnanath College having regard to the increasing depends on the subjects. having regard to the increasing demand for admission. If, however, you have not enough resources not only from the Director's point of view but from the University point of view also, I think there is danger in turning a good second grade college into a bad higher grade college. I may incidentally mention the assistance that the Bhumihar Brahman College has been receiving from the University of Calcutta during the last two years from its slender resources placed at its disposal by the Government of India. Out of the amount that the University distributed last year amongst the colleges, it gave Rs. 12,000 to the Bhumihar Brahman College, of which Rs. 8,000 was for the hostel, Rs. 2,000 for the library, and the remaining Rs. 2,000 for the Physical laboratory. This was granted on conditions that the college authorities would supplement the University grant at least by an equivalent amount, which, I believe, they did. Nearly the whole of the previous year's grant had been utilised for improvement of the laboratory, and increased grants placed at the disposed of the University this year will probably enable the University to give some more grants to the College.

As to the St. Columbas College, Hazaribagh, referred to by the hon'ble mover, I might inform the Council and the hon'ble member in particular that the University realised that the Government was giving more to the Hazaribagh College, and that therefore the University assistance was proportionately less to that College than to the Bhumihar Brahman College. The St. Columbas College asked for Rs. 34,000, and the University gave it only Rs. 3,000."

The PRESIDENT said:-

"The hon'ble member is wandering away from the terms of the resolution. The St. Columba's College, Hazaribagh, does not enter into the resolution at all."

The Hon'bie Babu Deba Prasad Sarbadhicari said:-

"I quite realise that, Sir, but I was only incidentally referring to it. So far as the Bhumihar Brahman College is concerned, the University gave it Rs. 12,000 out of its last year's grant, and we hope that it is possible that something more will be given this year."

The Hon'ble Mr. FILGATE said:-

"Your Honour,—I beg to support No. 1 of the resolution of the Hon'ble Babu Braja Kishor Prasad, and I would be failing in my duty to those I have the honour to represent if I did not do so. I quote no figures, but I hope my arguments will appeal to the Hon'ble Mr. Küchler, who, I understand, is himself 'open to correction.' I do not suggest, nor do I approve, that funds should be taken from any schemes or projects that have been already worked out or are provided for in the Budget, but I do consider that North Bihar has a fair and just claim to some consideration and support from Your Honour's Government in the matter of the Tirhut College. We have received most fair and generous help in many ways, and not for a moment would I suggest that we should be unduly favoured at the expense or to the detriment of other divisions of the Province, every one of which could no doubt spend and will spend a great deal more than they get. But if it is possible in the coming financial year to provide the help we require I sincerely hope that Your Honour's Government will find a way. I fully recognise that they 'have to cut their coat' according to their cloth; and if even this year they can find a short coat for us, if they cannot afford a long flowing one, it will be something. 'Providence helps those who help themselves,' and, thanks to the magnificent generosity of His Highness the Maharaja of Benares, the Maharaja Bahadur of Darbhanga and a large number of our leading landholders and private gentlemen, a very handsome and considerable amount has been raised—which clearly goes to show that we are in earnest in our endeavours to further the welfare of North Bihar. Unfortunately in the past we have not had the advantage of the fine and magnificent educational institutions that Bengal proper has, and, as compared with other parts of the Province, North Bihar is very backward with regard to higher education; and if the North Bihari is to hold his own and take his proper place in the future, he must be well and soundly educated, and it is most necessary that he should have his own college. The principal arguments against this are, I believe,

"No. 1.- The results in the past do not justify the Government in raising the College to the standard we require and the pupils for B. A. are few.

" No. 2 .- There are excellent colleges in Calcutta and even just across the

Ganges at Patna. Why not send your boys to them?
"To No. 1 I would reply 'establish your college on a sound basis with Government support and a good staff: your pupils will come fast enough.' Had this argument been used years ago when the magnificent and fine colleges that to-day exist in Calcutta and other parts of Bengal were first founded, I am doubtful if many of them would have reached that high state of efficiency that they have now.

"In reply to No. 2. Bihar parents have informed me they would sooner forego a higher education for their sons than send them to Calcutta, or even Patna, where there are so many temptations, let alone if sent to Calcutta the risk of their boys getting contaminated by that 'coterie' who have stained the fair fame of Bengal with their gospel of assasination and general lawlessness. Thank God we have been free from it in Bihar. On political grounds I consider the Tirhut College should be supported and helped by Government. The boys and students will not be separated from that home influence with its moral training, parental advice, and control that is essential to the making of good citizens, noble and true men, and, furthermore, many of the temptations to be met with in all large towns and cities do not exist in Muzaffarpur in its rural simplicity and surroundings. A recent writer in the Times is very sound when he says: 'The evil of inferior teaching is not to be denied—it can be righted by expenditure. It is preposterous to leave the teaching of English and such subjects as Moral Philosophy and Political Economy in the hands of inferior 'half-educated men-no matter of what race. It cannot be denied that much of the sedition that taints the schools and colleges of India comes from the school-masters and professors-in many cases under paid and discontented men.'

"I can assure Your Honour and the Hon'ble Members of this Council that North Bihar looks for and expects Government assistance in their laudable attempts to improve the status of the rising generation."

"The Hon'ble BABU BHUPENDRANATH BASU said:-

"I do not think that I should be justified in giving a silent vote on this motion. I have the pleasure of being associated with the Tirhut Division for many years and I am speaking about the resolution from personal knowledge. My Hon'ble friend the Director of Public Instruction is quite right when he says that it would be injudicious if not impossible to take away Rs. 50,000 from the Inspection grant and put it to the purpose on which the Hon'ble Mover wishes that it might be spent. It is difficult for us non-official members of Your Honour's Council to suggest ways and means. The Budget is prepared in the department which has a much better and more thorough knowledge of the sources from which money can be had than we are likely to possess on the subject. But the question is about the justice of the demand that has been put forward. My friend the Hon'ble Mr. Küchler says that amongst graduates that are turned out by the Calcutta University, Tirhut lads are very few. I admit that. He has not sufficient knowledge of the conditions which prevent Tirhut boys from coming in and taking their degrees in larger numbers than at present. As I said, I have lived in Tirhut for many years. There is a strong feeling in Tirhut including Darbhanga, Champaran and Muzaffarpur not to send their boys across the river to Patna, where the climatic conditions are not so good as in North Bihar, and where, as the Hon'ble Mr. Filgate has pointed out, social and moral conditions are not so sound as in the more rural villages of Muzaffarpur. Then, again, they do not like naturally to send their boys so far away as Calcutta. I had noticed also that boys in Tirhut would prefer to come to Calcutta than live in hostels in Patna, so that it is unanimously agreed that for want of a good college in North Bihar, Bihari boys are determed from availing themselves of the opportunities which our University places at their disposal. Then, Sir, we have lately constituted North Bihar into a separate division. My friend the Harlibothe Director of Public Instruction was telling us that the Harlibothe Hon'ble the Director of Public Instruction was telling us that the Hazaribagh college was entitled to some consideration as it was the only one in the division. College was entitled to some consideration as it was the only one in the division. Thus, I may remind the Council, the Bhumih ir College is the only college in the Tirhut Division. We have got colleges in South Bihar—Patna and Bhagalpur Divisions. I quite agree with the Hon'ble Mr. Küchler when he says that you should make a college a second grade one before raising it to the B. A. standard. There is much to justify that expression of opinion, but as my friend knows just as well as I do that there is a strong feeling whether in Bengal or Bihar that it is better to have a first class college than a second class one. He remembers that there is a strong dissentient note by Sir Gurudas Banerji about colleges being reduced to the second grade standard. I had an opportunity of talking the matter to the second grade standard. I had an opportunity of talking the matter over with Mr. Greer, the Commissioner of Tirhut, while I was at Muzaffarpur, and he expressed the strong desire of the people under his charge to have a first class college in North Bihar if the Government would only stretch out a helping hand. I have no doubt that the rich as well as the middle classes would readily come forward to supplement the funds that may be placed at their disposal. When North Bihar and Patna

were under the charge of one Commissioner the anxiety for a college in North Bihar was not so strong as it is now. As the people of North Bihar have now got a separate Commissioner, they naturally look forward to a separate college. As the Hon'ble Mr. Filgate has stated the people in Tirhut do not like to send their boys across the river to Patna or to Calcutta. Similarly, many Bengali parents in the mufassil are unwilling to send their boys to Calcutta and they would much prefer to send their boys elsewhere. That is one of the reasons why the college which is so generously financed by my Hon'ble friend the Maharaja of Cossimbazar has received much support from the student community of Bengal. The Hon'ble the Director of Public Instruction was pleased to observe that it would be difficult to mete out preferential treatment to Bihar while neglecting other divisions so far as they proceed from Government.

As my Hon'ble friend Babu Deba Prasad Sarbadhikari has pointed out, the Member for the University in this Council, amongst whom I had the honour of including myself, have always advocated the cause of Muhammadan education because of their backward state of education. I will not, however, say that at the expense of Bengal special facilities should be afforded to Bihar for the purpose of raising it to the same educational standard as of Bengal. I believe that if we take the educational test in Bihar we find that one boy in a hundred knows English while in Bengal, Burdwan and Presidency Divisions it is one in fifty. So the difference is very great, and I think that we all appreciate whether Bengalis or Biharis that some help should be given to this institution. I trust that the Hon'ble Mover will not, however, press his resolution, and I have no doubt that Your Honour's Government will give due attention to the matter when it comes up for consideration."

The Hon'ble Babu Braja Kishor Prasad said:-

"I fully sympathise with the difficulties of the Hon'ble the Director of Public Instruction in not having a copy of my speech. Sir, the reason of this is that, owing to unforeseen circumstances, I did not receive a copy of the Financial Statement till the 7th of March, and it was in a great hurry that I drafted the resolution. I had also very little time to make out a speech, and on account of this I could not send a copy in time. I think, perhaps, that it is for this reason the Hon'ble the Director of Public Instruction has not been able to meet the points that I had made out.

"First of all, I beg to point out to the Hon'ble the Director of Public Instruction that he has misunderstood altogether the point regarding the appointment of Bihari graduates in the educational department of Bihar. I never meant to say that Bihari graduates should not be appointed or that Bengali graduates should be given preference over Biharis. The point that I urged before the Council was that if Bihari graduates were not available, Bengali graduates might be appointed in their place, and education ought not to be allowed to suffer. Then, Sir, I took up the case of the Northbrook School as a typical one. If I had taken up the cases of other schools, it would have taken a lot of time, but I can convince Your Honour that the state of the zilla schools in Bihar is more or less similar. They are greatly in need of increased teaching staff. I think the Hon'ble the Director of Public Instruction knows it full well that at the annual meeting of head-masters held some time ago, they strongly urged for strengthening the number of teachers. They want more graduates, and I beg most respectfully to submit that there are now fewer graduates than there used to be before. The time has therefore come when the number of graduates should be increased.

"I am sorry to find that no reply whatever has been given by the Director of Public Instruction as regards the case I made out of the high English schools at the subdivisions of the districts of Bihar. Not a word has been said by him about these schools, and I think that the replies given by the Hon'ble the Director of Public Instruction as regards the Bhumihar Brahman College are not very convincing, because the number of the students in the B. A. classes of the Hazaribagh College are fewer than in the Tirhut College. If, as my

hon'ble friend, Babu Bhupendra Nath Basu, has pointed out, it is argued that because the Hazaribagh College is the only one in the Chota Nagpur Division it should be given Government grant, it may similarly be argued that the Tirhut College is the only one in the Tirhut Division. If one college is getting Rs. 12,000 from the Government as maintenance grant, there is no reason why a similar college should not get anything. Although I have been advised to withdraw the resolution, I am not going to do so, as I want to know how many Members are in favour of this resolution, the subject being a very important one. Unless I get an assurance from the Government that they will consider the matter, I do not think I shall be justified in withdrawing the resolution."

The Hon'ble BABU BHUPENDRA NATH BASU said :-

"Had not the Hon'ble Babu Braja Kishor Prasad proposed to reduce the inspection grant by Rs. 50,000 we would have been very glad to support his scheme. Under the circumstances, it would be a mistake to press this resolution to the vote."

The Hon'ble MR. KUCHLER said:-

"I do not think, Sir, that I will take the time of the Council by dealing with the new arguments which have been advanced by the members who spoke in favour of the resolution. It seems to me that the Hon'ble mover is willing to withdraw his motion if a pledge is given that the matter will be taken into consideration. I think I have already indicated in my remarks that the matter will be taken into consideration; in fact it is under consideration in the present moment. I can also assure the Hon'ble Member that the arguments which have been put forward in support of the grant-in-aid will receive a very careful consideration at the hands of the Government. Beyond that I am not in a position to pledge either myself or the Government; but that the matter will receive consideration I think I may state for His Honour."

THE PRESIDENT said :-

"I think the Hon'ble Member has adopted a wise course in withdrawing his resolution, because, in the first place, it has been very fully discussed, and in the second place it would certainly have been necessary to oppose it, if it had been put to the vote on two grounds alone. The first is that the Hon'ble Member has made no attempt to meet the objection raised on behalf of Government by the Director of Public Instruction to the reduction proposed in the Inspection grant which is the only means of financing his proposal; this is the first and essential part of the resolution, and if that fails, the resolution as a whole must fail. It is quite certain that no reduction can be made under the particular item to which the Hon'ble Member has referred.

"The second ground was that he had not made any reference, although the Hon'ble Mr. Bhupendranath Basu did make a reference, to the argument used by the Director of Public Instruction, viz., that he was prepared to recommend Government to give liberal assistance to the Bhumihar Brahman College to raise it to a position of complete efficiency as a second grade college and until this has been done, the question of its being raised to the first grade cannot come up for consideration. This is an argument which is deserving of very careful consideration.

"I think, therefore, that he has acted wisely in accepting the Hon'ble Mr. Bhupendranath Basu's suggestion by withdrawing it."

The resolution was then, by leave of the President, withdrawn.

The Hon'ble Maharaja Manindra Chandra Nandi, with the leave of the President, withdrew the following Resolution of which he had given notice:—

This Council recommends to the Lieutenant-Governor in Council that an addition of Rs. 62,500 be made under "22—Education", a corresponding reduction being made under "32—Miscellaneous" the special provision made under the latter head for subscription payable to a new Vernacular newspaper being omitted, and that the additional sum under "Education" may be spent in providing hostel accommodation for students in Calcutta.

The Hon'ble Maharaja Manindra Chandra Nandi moved the following Resolution:—

This Council recommends to the Lieutenant-Governor in Council that a reduction of one lake be made in the grant for "Jail Manufactures" under head "19B—Jails", and that a corresponding increase be made under "22—Education", to provide for initial outlay on the opening of a Technical Institute.

He said :-

"May it please your Honour,—In the grant for Jail Manufactures under "19B Law and Justice—Jails," I find there has been an increase of Rs. 1,20,000 over the actuals of the year 1909-10. There should have been a corresponding increase of income shown under the head "XVIB. 32—Law and Justice—Jails" being the price of jail-made articles. Some authorities are against the principle of increasing jail manufactures on the ground of such products competing with the products of independent artisans and on that account would not have more articles manufactured in jails than would give the inmates a fair occupation while in jail. But there is, on the other hand, the question of the benefit of education in handicrafts received by the prisoner who can convert himself into a respectable artisan when let out of it, if he learns some handicraft there; there are, therefore, advocates for the extended operation of utilising the time and attention of prisoners towards the manufacture of various articles of daily use. It is however not necessary to go into the merits of these two views. In the present case, if we were to advert to the figures of previous years, we could easily reduce the expenditure of money on raw materials for jail manufactures without diminishing the amount budgeted for, as the proceeds from sale of such manufactures. Taking the expenditure on purchase of raw materials and the receipts from sale-proceeds of jail manufactures (as shown at pages 32 and 51 of the Financial Statement) we find that the profits work out as follows:—

YEAR. UNIT OF TOO			Ratio of income to expenditure.	Percentage of profit.
1906-07	. Sii ** ** say	1	11,93,516 10,36,024	15.2
1907-08	••		11,42,880 10,33,786	10-4
1908-09	of Virginia 11 -	•••	9,08,969 9,24,423	-1:6
1909-10	•	•••	8,45,536 7,40,465	14.8
1910-11 (Revised)			9,10,000 7,29,500	24.7
1911-12 (Budget)			9,00,000 8,60,000	1000

"The figures of all the five years show an average profit of about 13 per cent., but leaving out of account the year 1908-09 in which the diminished profits from sales must have been due to abnormal causes, we find that the figures of the other years show an average profit of 16 per cent. and this may therefore fairly be taken as the probable rate of profit on the outlay on raw materials. By reducing the expenditure by Ks. 1,00,000, viz., to Rs. 7,60,000, the total income will be Rs. 8,81,600 while the budget stands at Rs. 9,00,000. It will appear from the figures given above, that reduction can be made to the extent of a lakh of rupees which can be very usefully applied to the initial outlay for opening of one or more Technical Institutes-a matter of signal benefit to the public at large. Such institutions will deter many a man from drifting into jail or finding themselves in the reformatory. We are very backward in the matter of technical education, and while our sister provinces have through the munificence of private donors made large advance in this much-desired direction, Bengal has lagged behind and will be hopelessly left far in the rear, if opportunities are not placed before her sons for equipping themselves with technical education. The technical schools started by the Government of Bengal recently for instruction in particular arts such as agriculture and weaving are not available to all classes of the people by reason of their situation and other conditions. What I am urging for is one or more institutions where students may receive practical instruction in such arts as dyeing, tanning, pottery, mouldings, match manufacture, weaving of woollen materials, type founding, pin-making, paper-making, steel-pen and pen-holder manufacture, glass-manufacture and the like."

The Hon'ble Sir Bejay Chand Mahtab Maharajadhiraja Bahadur of Burdwan said:—

"I rise not exactly to support the resolution which my friend the Hon'ble Maharaja Manindra Chandra Nandi has moved but to draw the attention of Government to the absolute necessity of providing more funds for technical institutions in Bengal. As I was a Member of the Finance Committee I may say that the amount the Hon'ble Maharaja wishes to take away from the head 'Jails' will not, I am sure, be possible, but I hope Government will give due consideration to the matter of spreading technical education in Bengal."

The Hon'ble Mr. KUCHLER said :-

"As far as I could gather, the Hon'ble Maharaja Manindra Chandra Nandi's arguments were mainly directed to the question of the reduction in the grant of jail manufactures. The discussion of this side of the question, I leave to the department concerned. As far as the actual proposal to found a technical institute in Calcutta is concerned, I may at once say—and in this respect, I think, I can speak on behalf of the great majority of the Members of Council—that I am in full sympathy with the object he has at heart, that is, to improve the facilities for technical education in Bengal. But at the same time, I think, I ought to point out that in view of the expenses that are being incurred in connection with the Engineering College at Sibpur, the Government can hardly be called upon to bear the expense of establishing and maintaining another institution of a similar character on this side of the river. The Sibpur College, though called an Engineering College, is, to all intents and purposes, a technical institution, and includes in its course a very large number of branches of purely technical education. It is probable that being situated on the other side of the river, it is not altogether convenient for non-resident students. But at the same time I think it may be said that it meets the present want for technical education in a fairly satisfactory way. When the removal of the Sibpur College to some other site is actually taken in hand, the question may arise and will deserve consideration at the hands of the Government, whether it will not be desirable to found a technical institute in Calcutta itself for at least some of the branches of technical education such as those referred to by the Hon'ble mover. One great advantage of a technical institute in Calcutta would be that we should be able to open night classes in connection with it—and, I must say I am a

great believer in night classes in connection with technical institutes. The great point about these classes—and I referred to a similar consideration in my opening statement—is this, that these night classes are visited by pupils who are already in employment and are therefore free from the consideration of that very great difficult question, viz., the prospect of employment for students after they have passed through the courses of the institute. Therefore, I do think that if the Sibpur College is removed, the question may arise as to whether we should not have a technical institution—on what scale I am not prepared to say at present—for meeting the wants of the people in Calcutta itself. At the same time I think the proposal to allot a lakh is not satisfactory. I do not think we can do anything with a lakh as the Hon'ble Maharaja of Burdwan has pointed out. We must have a great deal more money before we can start a properly equipped and satisfactory institute in Calcutta."

The Hon'ble Mr. Duke said:-

"I am not sure, Sir, if I was able to follow the Hon'ble Member's arguments regarding jail manufactures, but so far as I can gather, I think his intention was that we were only budgeting for a very small profit, that profits on jail manufactures generally had been small and that apparently prisoners might be otherwise employed on other work at no very great loss. If that was the line, if I understood him rightly, I must contravert the whole position at once. In introducing the head of jails, I only said in general terms what the profit on jail manufactures had been. From 1906-07 until last year they had varied between 3.20 and 2.32 lakhs and speaking roughly during the last seven years the profits made have practically always exceeded 30 per cent, upon the cost of the raw material. It is true that in the current year only a very small profit is shown. The cost of the raw material is put in at 8.6 lakhs and the price of the manufactured at 9 lakhs, but in introducing the head I explained that the total quantity of jail manufactures had fallen considerably in recent years, and we were taking steps to rehabilitate this. The first of these steps is to reorganise manufactures.

"The profits come somewhat later when the completed articles are sold, and the consequence is that this year we have budgeted for a larger amount of raw material than we expect the sale of within the year, but the profit will necessarily follow in the following year. The main point is that first of all our jails must be supplied with labour. There can be no reasonable or satisfactory management of a jail unless suitable work is provided for the prisoners to keep them employed. The second point is that we have always succeeded in realising about 30 per cent. of profits on the materials which we have worked up and there is no reason whatever to think that we should not continue to realise it. Therefore any proposal to reduce the amount of money expended on raw materials in jails must result in a further loss of 30 per cent. If a deduction of one lakh is made on raw materials, then the total loss in sales would amount to Rs. 1,30,000. The proposal is very uneconomical and disadvantageous and it is impossible to work the jails with a smaller amount of raw materials than can suitably be worked up."

The Hon'ble BABU BHUPENDRA NATH BASU said:-

"I believe the object of the Hon'ble Mover is about the introduction of some sort of technical institution, and having regard to the observations of the Hon'ble Mr. Küchler which show that Government is fully alive to the necessity of having a good technical institute that object has to a great extent been secured. Although the Sibpur Engineering College is more or less a technical institute, the general impression is that it concerns itself more largely with the higher branches of science than the humbler department of technical instruction. Government and the public are now alive to the necessity, and this being so, I think the object which the Hon'ble the Maharaja had in view has been attained."

The Hon'ble Maharaja Manindra Chandra Nandi said:-

"Your Henour, my object has been explained by the Hon'ble Babu Bhupendra Nath Basu. As, however, Government is going to remove the distinct entires

Sibpur Engineering College to a healthier locality, I hope that a technical branch will be provided there. I beg to withdraw the resolution."

The resolution was then, by leave of the President, withdrawn.

The Hon'ble Babu Bal Krishna Sahay moved the following resolution:-

This Council recommends to the Lieutenant-Governor in Council-

(a) that under the heading "Education" provision be made in the Budget for the following grants:—

(1) Rs. 5,000 for a hostel building at Ranchi for the non-Christian Kol boys receiving education in the local schools;

(2) Rs. 2,000 for helping the maintenance of the Bihari Ashram in Calcutta, and

(3) Rs. 10,000 for improving the efficiency of the Patna College staff, viz., the employment of a professor for teaching philosophy and logic; and

(b) that the amounts noted below under the heads stated against each amount be so proportionately reduced as to save Rs. 5,000 for the hostel building for Kol boys at Ranchi:—

Contribution towards the Athletic Club ... 1,500
Encouragement of Athletic Clubs ... 4,500
Grant for Athletic Clubs ... 500:

(c) that out of Rs. 4,000 provided for the cost of maintaining messes attached to Government Colleges in Calcutta, Rs. 2,000 be given to the Bihari Ashram by reducing Rs. 4,000 to Rs. 2,000; and

(d) that the amount of Rs. 60,000 under the head for strengthening the staff of Colleges he reduced to Rs. 50,000, and that Rs. 10,000 thus saved be given to the Patna College for improving the staff of the said College.

He said :-

"I crave leave to appeal to the Members of the Council and to your Honour for three additional grants under the head Education. I quite realise the position of the Government in preparing the Budget and the difficulty in cutting down any item already put down, but I may be excused for urging that where anything important demands our interference, we are compelled by sheer necessity and sense of duty to bring the same to the notice of the Government. Representing a poor and out-of-the-way division, my wants and demands do not count by lakhs. My first item therefore consists only of Rs. 5,000, which I beg of you, gentlemen, and your Honour, in the name of the poor helpless Kols of the district of Ranchi.

"Your Honour knows that the zamindar boys in the district have got a boarding-house at Ranchi. The Christian boys also are helped in this direction by the several Christian Missionary Societies working in the district. But, Sir, there is no arrangement worth the name for the non-Christian original settlers of the district—the poor non-Christian Kol boys. Of late an attempt has been made by the non-Christian Kols to educate their children, and the organisers have so far succeeded as to bring into Ranchi over 40 boys from the mufassal. Arrangements are being made by some Kols to support these boys by collection of small quantities of paddy made in the villages, and the whole affair is managed by a few educated members of the community who are employed at, or live in the villages near Ranchi.

"These poor boys live for the present in a little hut provided temporarily for the purpose by a man of their community. This house is located in a very unhealthy part of the town and far away from the schools. They stand in need of a building close to school and in a healthier locality. The organisers are too poor to provide for a building, and their resources are too small and scanty. There is no one to help them. The local zamindars have not yet risen to understand the benefit of having educated tenants. They never seem to think that it is their duty to educate their raiyats and would-be raiyats. So these poor people have nobody to come to their rescue. The hut placed temporarily

at their disposal is not only located in an unhealthy quarter, but may be taken away at any time. I think therefore, Sir, that unless the Government help these poor people, and encourage their laudable attempt, there is little chance of their making any advance. I therefore beg the Council to recommend that provision be made for Rs. 5,000 for building a house for these helpless people. I expect the support of the Director of Public Instruction in this direction.

"The next item is of Rs. 2,000. Though I was the other day described to be a domiciled Chota Nagpuri, and it may be true to some extent, yet, Sir, I am all the same a Bihari, and my sympathy for and connection with Bihar has not been lost or has not ceased. I therefore feel very much for the Bihari boys who, for want of room in the Hindu Hostel or for any other reason, have to make their own private arrangements for their lodge in the town of Calcutta. I need hardly say how difficult it is to arrange it. Attempts have now and then been made to raise funds for making a building for the purpose, but at least up till now they have been crying in the wilderness. They have, however, established a Bihari Ashram, where they board and lodge.

"It need hardly be said that proper care of the boys is always very necessary. Good company and good atmosphere are always wanted, and specially in the present unfortunate state of the country. The parents of the Bihari boys are very anxious to keep their children free from all anarchical touch, and to avoid contagion it is necessary that they should have a hostel of their own, but, Sir, I know the Government, embarrassed as it is with law expenses due to the fanatical deeds of the anarchists, cannot at present spare large amounts. Every lover of the country sincerely wishes that order and peace be soon restored and that people whose heads have been turned wrong may soon understand that blood will never wash away their sins, for which India is suffering from poverty and plague, etc., as we do believe. It is the purity of soul that, like pure water, would purify us and save us.

"But, Sir, I sincerely hope that the attempt of some energetic Bihari boys in establishing the Behari Ashram will receive such help from the Government as the Government can easily spare. I may inform the Council, and I daresay some of the Hon'ble Members may have personal knowledge of the fact, that the Ashram is not in a very hopeful condition, and there is a fear of its collapse if timely aid is not given. There is often deficiency, and so difficulties, in maintaining the institution, and I appeal for Rs. 2,000 to help the Ashram with. I do not think it is a large sum, and the amount will very much help the students who otherwise might be compelled to put up with undesirable people and be ruined. There is a Committee in charge of this Ashram.

The third item is for strengthening the Patna College staff. It is really to be regretted that there is no M. A. Class, and no Professor of Philosophy and Logic. I need hardly dilate on the importance of the subject; and I leave it to the Hon'ble Director of Public Instruction who can certainly better realise the position of both the Government and the students.

"Your Honour takes keen interest in educational matters. I am therefore tempted to bring forward these matters in the Council for consideration.

"I have made certain suggestions as to where to find money for the above objects. These are mere suggestions. If my resolutions are accepted, I feel sure funds will be available for these purposes from under some head in the Budget."

The Hon'ble Mr. Ruchler said : To be made an united to be word over the troughts or and the Hon'ble Mr. Ruchler said : To be made as not a sound to be the several to the s

"I must confess, Sir, to a certain feeling, of doubt as to whether the nirst two items of the Hon'ble Member's resolution can be suitably discussed in Council. They are in the nature of petty grants-in-aid and I should mention here that no application has as yet been made to me with regard to them through the ordinary departmental channels. If the matter had come on appeal before the Council the position would have been different, but if applications like this are put before the Council in the first place, I am afraid a very inconvenient precedent will be established. The impression is likely to gain ground that applications for grants-in-aid will receive special consideration if this forms the subject of discussion in Council, and I am afraid the Council will be

inundated with applications of like nature. I do not think that it is a state of affairs to be desired. Nor do I think that the particular grants-in-aid which the Hon'ble Member has advocated here are of sufficient importance to justify special consideration apart from the ordinary grants-in-aid allotment. I submit, Sir, that this particular grant-in-aid should be considered along with numerous other applications for assistance which are yearly made to me. If we discuss the merits of this particular grant-in-aid, I am afraid, I must confess that I am not in a position to say anything at the present moment. From the information which has been placed at our disposal by the Hon'ble mover it is perfectly clear that we have not sufficient data to come to a clear understanding that this application is reasonable. For instance, with regard to those non-Christian Kol boys who are alleged to be reading in Ranchi, we do not know whether they are reading in vernacular or in English. The question may also arise whether these boys could not get facilities for prosecuting their studies without coming to Ranchi. That is a point which is to be determined, and it cannot be determined on the information placed before us. It is I venture to submit not a matter on which the Council can really decide.

Then, as regards the Bihari Ashrum, there is again room for further inquiry. As far as I have been able to ascertain, this Ashrum is not occupied by students only, but accommodates other persons such as clerks. If that be the case, then I do not think it can be aided from the educational budget.

Passing now to the third item in the resolution, I am glad that an opportunity has presented itself for ventilating this question in Council. It enables me to state briefly the facts of the case. Originally under the scheme which was initiated by Mr. Earle for strengthening the staff of the various colleges, a Professorship of Philosophy was sanctioned for the Patna College. It was only a matter of appointing a Professor of Philosophy and not of Logic for the teaching of which provision already exists at the College. But a representation was made to me that Philosophy was an extremely unpopular subject. Now, in a matter of that kind I had to be guided by the people on the spot. Not only was that representation made to me, but it was also represented that the students were very anxious to have political economy and political philosophy included in the curriculum. Therefore, it was decided to appoint a Professor of Political Economy and Political Philosophy. I have no reasons to believe that since that date philosophy has become any more popular than it was before. I am therefore compelled to oppose the resolution, or rather this sub-head of the resolution, which has been put forward by the Hon'ble Member.

Before I close, however, I wish to say a few words upon the financial aspect of the question. In this respect, I am afraid the proposals which have been made are rather infelicitous, probably owing to the fact that the Hon'ble Member had to make his proposals in a hurry, and that he had no means of access to the information which is at the disposal of official Members. In making proposals for establishing hostels for Kol boys, he suggests that the contributions made by the Bengal Government to athletic clubs should be withdrawn or reduced. It is impossible to approve a suggestion of this kind. The principle on which these amounts are given is that Government contributes an equal amount to what is subscribed by the students or the boys of a particular school, and I think the Council will agree with me that it will be entirely undesirable to do anything to discourage the spread of athletic exercises in the schools of Bengal. I therefore think that as far as this source of revenue is concerned, the proposal of the Hon'ble Member is quite impracticable. It is also impracticable, as he has suggested, to reduce the cost of the messes attached to the Government colleges. After all we have heard of necessity of providing proper hostel accommodation for students. I am afraid I cannot agree to any reduction under this head. With regard to the third proposal made by the Hon'ble Member that the amount of Rs. 60,000 under the head of strengthening the staff of colleges should be reduced to Rs. 10,000, I may say that the provision for strengthening the staff is founded upon a well-reasoned estimate of our requirements in this respect, and it is really impossible to curtail that estimate. As a matter of fact out of this Rs. 60,000 allotted for strengthening

the staff of Government colleges, a very large portion will go to meet the cost of one of the new appointments of the Patna College itself. A Professor of Political Economy and Political Philosophy has just arrived in this country for the Patna College, and I do not suppose that it is the intention of the Hon'ble Member that he should go back. With these words I oppose the

The Hon'ble Babu Bal Krishna Sahay said :-

"I only beg to add, Your Honour, that as far as my information goes, the Kol boys of Ranchi read in English schools. However, I do not press this Resolution, as I hope, when funds will allow, Government will see their way to make the necessary improvements."

The Resolution was then, by leave of the President, withdrawn.

The Hon'ble Babu Deba Prasad Sarbadhikari, with the leave of the President, withdrew the following resolution of which he had given notice:—

This Council recommends to the Lieutenant-Governor in Council-

(a) that a sum of rupees two lakhs (or such other proportionate sum as the Government may be able to spare, having regard to the conditions imposed by the Government of India with regard thereto) be provided out of the Imperial Educational Grant as contribution to the University of Calcutta for acquiring the Market to the south of the Senate House and the Law College;

(b) that a sum of one lakh (or such other proportionate sum as the Government may be able to spare, having regard to the conditions imposed by the Government of India with regard thereto) be provided out of the Imperial Educational Grant as contribution to the Talender in Fall Pagester Salings

Rameswar Library of the University of Calcutta;

(c) that a sum of one lakh (or such other proportionate sum as the Government may be able to spare, having regard to the conditions imposed by the Government of India with regard thereto) be provided out of the Imperial Educational Grant for assisting private secondary schools for boys and Terminated to know Miswed total rules

- (d) that a sum of three lakhs (or such other proportionate sum as the Government may be able to spare, having regard to the conditions imposed by the Government of India with regard thereto) be provided as contribution towards the improvements of the Presidency College; and
- (e) that the rest and residue of the Imperial Educational Grant be provided for strengthening and improving boarding accommodation for colleges and secondary schools.

He said :-

White mall side

My reasons for going notice of these resolutions are set out in my note which may be taken as read :-

"The Educational Budget for the year presents some special and striking features which must be highly gladdening to all representing educational interests. There can hardly be a Member of this Council or of Your Honour's Government who is not directly or indirectly interested in this great and essential Department of State Administration, truisms regarding the vital and primal importance of which need not be recapitulated. The Educational Budge of Bengal has been steadily rising, and one would be grossly ingrate indeed if the were to fail to recognise or be thankful for this expanding factor of national amelioration. From thirty-eight and a half lakks in 1906 to 70 lakks and a quarter in 1911 may not be a phenomenal expansion, but ought to satisfy normal requirements. And so would expansion at this rate do if years of neglect and mistake had not preceded the later years of march along correct lines. The lump provision of $24\frac{1}{2}$ lakhs, the welcome benefaction of the Government of India even after its solemn determination not to dole out its usual benefactions, because of a more natural and just Provincial Settlement, will not be the passing special feature of the year but will be continued during the next. This ought to afford us present satisfaction, and we need not look ahead beyond the next year. Eliminating this windfall, however, the Provincial provision of 58 lakhs and a quarter falls short of the last year's budget of 59 lakhs and 17 thousand, which as first explained by the Director of Public Instruction was revised or reduced by over four lakhs chiefly in salaries and allowances to Inspectors and Sub-Inspectors that had been provided for in the last year's Budget. I felt obliged to criticise the Inspection charges, and had the satisfaction of being practically assured by the Hon'ble Mr. Küchler last year that such charges had nearly attained their ultimate height. But I would not for a moment presume to believe that the saving height. But I would not for a moment presume to believe that the saving in the inspection charges which rejuced the last year's educational expenditure could have the remotest reference to my objections. Indeed, I should be sorry if it had, for a long-suffering and worthy body of public s rvants with deferred expectations happened to be kept out of their dues by reas in of the budget grant not being made available, and I am sincerely glad of the provisions for the regrading of Sub-Inspectors. The slight rise this year on inspection charges is due to the provision to bring about the equilibrium in this regard that was the last year's due, and I shall be glad and happy indeed if my rarely invoked questioning spirit has helped in expediting this equilibrium in the least degree. With commendable and imitable abnegation the Directorate has not added materially to its own charges, and arrangements have been bespoken for strengthening the staff of Professors in Government Colleges, including the Sanskrit College, the regrettable state of affairs in connection with which it was my duty last year to bring to Your Honour's notice. To the grateful joy of the Professoriate and the public, provision has been made for four officers in the Indian Educational Service to the extent of Rs. 24,000, which, I take it, is an earnest of the promotion of four deserving members of the subordinate service to the bigher service which is awaiting the sanction of the Government of India at Your Hongur's instance. Provision has also been made for improvement of the teaching staff at the Presidency College, the Ravenshaw College, and for improvement of Muhammadan Hostels and Madrassas, and for a new scale of allowances for Superintendents and Assistant Superintendents of Hostels and Messes attached to Government Colleges, all which are reasons for gratitude and gratification, that ought not to be allowed to be marred because of a small investment in 'Castes and Tribes,' that by mistake may have crawled from under crowded census headings.

"And yet if with all this roseate glow around I feel obliged to ask for more, it is not because of innate Oliver Twist instincts, but because of the sheer necessities of the situation. And my mendicancy would be facilitated, I thought, by the timely benefaction of the Imperial Government—a fitting signalisation of the creation of a separate and self-contained Educational Department under the special and exclusive care of a separate Member of the Government. According to the Hon'ble Mr. Duke's Memorandum the expenditure upon buildings in the Educational Department was to come out of the special grant of twelve lakhs of rupees. This nad been bespoken in ignorance of the conditions attaching to the grant. My scheme of dividing the spoil had been also framed in similarly blissful ignorance and as I claim with no less justification. In absence of clear and inviolable conditions to the contrary about which I could not obtain any information up to Thursday last, I thought my way clear to put in indents for all that appeared to me to be educationally needful. In the absence of such cast-iron conditions, and in view of the pressing requirements of the Educational Department as a whole, I thought it might without injustice to any of its particular branches be suggested that both University, Collegiate, Secondary and Primary Education should benefit by this windfall. So far as the Colleges are concerned, appreciable if not fully adequate arrangements are suggested as stated above in the Financial Statement itself for strengthening the staff of the Government Colleges. Assistance to private Colleges has also to a certain extent been provided out of existing Imperial grants. What, however, may be called University education proper—that is within its buildings and on its premises—has not yet benefited to the extent that we have long been wanting. My resolution therefore in the first instance sought to supplement the resources of the University with

regard to two pressing matters. The first is with reference to a long-standing and crying necessity—I was almost going to say grievance. I refer to the emergent necessity of acquiring the market to the south of the Senate House and of the Law College which is a serious menace to the health of those who have to frequent these buildings and to the proper carrying out of the work that is to be done there. I have referred to this matter year after year, and last year I got the Hon'ble the Director of Public Instruction to agree with me so far as to admit the desirability of the acquisition. He is one of my fellow-sufferers in the Saturday martyrdom in this neighbourhood, and his agreement is not unnatural. Last year according to my friend's own showing the University Building Fund stood at less then two lakes after providing for the Library site and other properties. at less than two lakes after providing for the Library site and other necessities.

The Library demands are growing upon us apace, and nobody can say how far that balance will be diminished even if a dole can be saved out of the general grant of eighty thousand rupees. As regards the University reserve of six lakhs only a small sum could be available for building purposes, and this will be forthcoming at the due time. But with resources such as these, the University cannot, in my hon'ble friend's words last year, "decide whether it is desirable to acquire this particular plot or not," if by 'decide' he means 'decide to acquire.' Any other and cheaper plot would be useless, and this blot and disgrace to the educational neighbourhood would continue unless its new President were to acquire it for the University Institute. We must have this plot, and at once, and we must have assistance in getting The cramped accommodation of the Senate House was never brought home in a more acute and distressing manner than this year when, owing to the inability of the Presidency College, the Hare School and Hindu School authorities to lend their halls for the purpose of the University Examinations which had been allowed throughout heretofore, special and by no means convenient arrangements had to be devised for the purpose of accommodating the candidates, though under new conditions their number has diminished. The University has no suitable hall wherein to accommodate all the students that require examination accommodation in Calcutta, and it has been necessary to commandeer the buildings of the different educational insti-tutions of the metropolis for meeting these emergent wants. The authorities of these institutions have never grudged or hesitated to accord the assistance that the University could well look forward to, but examinations have nowadays to be spread over so many days, nay, weeks, having regard to the diversified and multifarious curriculum, that school and college work proper grievously suffer if they are to be shut up for an indefinite period during the weeks or rather months during which the different examinations have to be held one after another.

"This is but one part of the wants that I have in view in pressing for enlarged building accommodation for the University. There are others of no less importance, such, for example, as a University Laboratory, where for the sake of efficiency and uniformity practical examinations in science could be held. We also want accommodation for the daily growing number of University Lecturers and University Readers and their expanding classes. There are not adequate meeting rooms for numerous Committees and Boards that have to sit almost from day to day and for the offices that are getting larger and larger every day. When the Rameswar Library was offered to the University the generous donor's wishes and ideas would have been better consulted if the palatial building now rising behind the Senate House piles under the diligent and expediting care of Messrs. Martin & Co. could have been placed alongside the Senate House and facing the public roads to its east and south. Architectural effect and administrative convenience would have equally prevailed, and a black spot in the midst of the educational buildings of Calcutta would have been removed withal. Wedged between the Medical College, the Senate House and the Medical College Hostel, flanked by the Eden Hostel, and within literally a stone's throw of the other important educational institutions of the neighbourhood, the insanitary fish market has been a drawback that we have long been persistently trying to have removed. It could have been removed at much less cost when the question was first raised, and the costs of acquisition are daily growing. The

cost will be greater than ever if there is further delay, and if the University was to accomplish this improvement out of its own unaided resources as the Director of Public Instruction suggested it should, the chances are that it will never be done. The University however does not expect the whole of the funds to come from outside. It can eke together some little funds of its own, but large Government help, and possibly outside help also has to supplement the University resources.

"The Rameswar library buildings are nearing completion and the question will be as to what the library should be that is worthy of being located in this building. The existing University library has been collected on lines more supplementary than independent, and the efforts of the management have been to bring together works of reference and rare works such as are not to be had in other libraries in Calcutta. That which may have sufficed when the University was first started does not meet the present demands. Though some of the College libraries are equipped well enough for current ordinary work, the appliances for higher work are phenomenally poor, specially of research work that must be a part of up to-date University work. If such work is to flourish a good central library open to all colleges and educational institutions must be located in the buildings that the munificence of the Maharaja Bahadur of Darbhanga has placed at the disposal of the University. Here also the University is embarrased for want of funds and its difficulties would have been very great indeed if Your Honour had not been good enough to make a timely donation of Rs. 5,000 for immediate expenses.

"Now that the improvement of the Presidency College in situ has not only been finally decided on, but partially given effect to, it is of importance to push on with the scheme of improvement as fast as possible. Having regard to the existing resources of your Honour's Government, the scheme in its different departments would necessarily have to be spread over a number of years which would materially interfere with the full realization of the benefits accruing thereform. The Physical Laboratory of the College is now well in advance but the College sorely needs Physiological, Botanical and Geological Laboratories. The land that we have will not suffice for this, and if the work is to be limited for the present to no more than the Physical, Botanical and Geological Laboratories land is immediately to be acquired. I cannot help thinking and repeating that it will be cheaper and more expedient to acquire all the land that we want so that the cost of future acquisition, in which we have adverse interest in a different and personal capacity. may not be prohibitive. But if that course does not commend itself to Government, land for the Physiological, Botanical and Geological Laboratories must be immediately acquired, and the provision of 6 lakhs of rupees towards these necessary improvements which will come out of the Imperial grant will meet the immediate requirements. His Excellency the Viceroy's morning visit to the Presidency College has borne abundant fruit which must be gratifying to Presidency College men, old and young, and to that portion of the public that fought for its improvement in situ.

"And lasty, Sir, I come to the needs of the college and school boarding-houses about which we have heard so much of the late in quite another connection. That was one of the matters for which some of us have long pleaded. The Hon'ble the Director of Public Instruction was good enough to say, though not exactly in this connection last year, that where Government had not been able to satisfy the demands for increased expenditure the refusal had been dictated not for want of sympathy, not by merely financial reasons, but for considerations which presented themselves after a full and careful examination of the merits of each question. However much the last qualification may apply to some other questions, it certainly can have no application to the question of providing suitable accommodation for students' boarding-houses in Calcutta as well out of it. There was no more eloquent advocate and forceful exponent of these needs than the Hon'ble the Director himself in connection with the proposal that the memorial of His late Gracious Majesty should take this particular shape. For reasons that need not be referred to here, the Hon'ble Member's efforts did not succeed, and now that funds have been placed at his disposal from an unforeseen quarter efforts on lines of continuity will be possible for providing as far as possible our students

with suitable boarding accommodation which is recognized to be an inseparable essential of sound education in the case of boys obliged to live away from their homes and guardians. Your Honour has always evinced a lively interest in this matter. His Excellency the Viceroy shares in this interest, as manifest from his recent private visits to some of our boarding-houses which has not only touched popular imagination, but has evoked genuine gratitude. And we have now solid, tangible and lasting proof of such intent. We are in great hopes that good boarding secondary schools in and away from Calcutta will be a feature of our educational system ere long and private efforts towards realization of this idea will find support and encouragement at Your Honour's hands. Private colleges are already receiving appreciable support, but private schools, which are no less an important part of the educational integer, cannot be longer left out in the cold."

I gave notice of this motion in ignorance of the conditions attaching to the Imperial grant. In fact we did not even know the correct amount till the Hon'ble Mr. Küchler informed us this morning. These conditions just mentioned in Council being inelastic, I am afraid my resolutions would not be in order, and I would ask Your Honour's permission to withdraw them. In doing so, we have to express the sincere gratitude of the educational community for the munificence of the Government of India.

The Hon'ble Babu Deba Prasad Sarbadhikari moved the following Resolution:—

This Council recommends to the Lieutenant-Governor in Council-

- (a) that a sum of Rs. 20,000, or such other sum as the Government may think fit, be provided for strengthening the David Hare Training College, with a view to training selected Inspecting officers and affording facilities for training teachers for private schools; and
- (b) that the charges (Rs. 20,370) for re-organization of the Veterinary Service (page 18 of the Financial Statement, paragraph 52) be omitted from the Budget.

He said :-

"My proposal is for the purpose of strengthening the David Hare Training College which is already doing excellent work in the shape of training teachers for our schools. This must not be looked upon as contribution to any particular branch of the educational service, for good teachers in all departments are a great need in the interest of sound primary and secondary as well as collegiate education, upon all which the University must ultimately depend. The Government has recognized by establishing the David Hare College, as well as the training school at Entally and training schools at other centres in the province, that the training of teachers is an important and essential factor in the educational evolution of a country. This has been neglected long and though the first step has been taken, by no means adequate provision has yet been made for meeting the large requirements of the situation. It is only selected members of staffs of Government schools that can now have accommodation in these small institutions, and though by the courtesy of the Principal and the Director of Public Instruction now and again people, like myself, interested in private schools have had opportunities of watching how the work is done, much to our gain and profit, yet in order that the whole of the educational machinery may suitably benefit, it is necessary and important that these facilities should be extended, though of course the whole of the requirements cannot be met all at once. I was no less sorry than surprised to hear the Hon'ble Babu Braja Kishor Prasad complain that some of the teachers from Bihar schools had to go for a short time to receive training in the training school, which he considered to be an unjustifiable interruption. I think that all schools that have opportunities of thus sending their teachers ought to be more grateful than otherwise for facilities like these. I mentioned the work of the new Froebel Society last year in connection with the training of teachers. That infant institution is manfully strugging against tremendous odds and is giving a good account of itself as the Hon'ble the Director of Public Instruction as well as the

The Resolution was then, by leave of the President, withdrawn.

The Hon'ble Babu Deba Prasad Sarbadhikari before moving the following Resolution with the leave of the President withdrew sub-head (a) thereof—

This Council recommends to the Lieutenant-Governor in Council-

- (a) that a sum of Rs. 10,000, or such other sum as the Government think fit, be provided for strengthening Training Schools under the Government;
- (b) that a sum of Rs. 10,000, or such other sum as the Government think fit, be provided for the purpose of giving bonuses to gurus in aid of the cause of primary education; and
- (c) that the superannuation charges (page 18 of the Financial Statement, paragraph 53) be reduced by Rs. 20,000.

He said :-

Sir, may I with your permission withdraw part (a) of this Resolution because that is covered really by the previous observation of the Director of Public Instruction."

The Hon'ble Member then moved sub-heads (b) and (c) of the Resolution, substituting the 10,000 for the figures Rs. 20,000 mentioned in clause (c).

He said ._

"There is a small item in connection with primary education that I ask for which requires a word of explanation. Formerly all students of primary—lower and upper—and of middle schools, used to be allowed to compete at public scholarship examinations, and qurus who could pass the most and the best boys used to receive rewards which were supplemented, I believe, by guardians in those good old days. Not long ago this system was discontinued, for reasons that must have appealed to the then Director of Public Instruction. The system since in vogue is that the inspecting officer visiting the schools selects one or two out of many would-be competitors from each school and the area of competition is circumscribed, the Inspector's work is needlessly added to and the whole of the guru's work does not find the test of check at the public examination. He gets a phenomenally small pay, and the present state of things is little incentive to good work. Only one or two out of the best of his boys—at least those that the inspecting officer selects—have thus the opportunity of competing, and the others who may be nearly as good, are left behind. Under this system the best boy of an indifferent school who may be positively bad compared to the residuum of the better school is allowed to compete and the benefits of a general competition are lost. I propose the restoration of the old system, so that the boys, their guardians and the gurus may all co-operate in the bettering of the primary schools. As it is, the primary schools are gradually losing strength, which will be little aid indeed to the development of primary education on more expanded basis, towards which we are supposed to be moving. As an experimental measure I therefore propose that a sum of Rs. 10,000 be provided under the heading of Bonus (p. 58 of the Educational schedule) for giving reward to gurus. Gurus are more or less superannuated. I thought that there might be some fitness of things in the bonuses coming out of the superannuation charges which, I believe, are

The Hon'ble Mr. Kuchler said :-

"I presume, Sir, that it should be dealt on its own merits apart from its financial side.

"With regard to the proposal (b), I would inform the Hon'ble Member that since the abolition of the examination system, the gurus are remunerated in two ways, (1) by what we call subsistence allowance, and (2) by payments at the end of the year which are given at various rates determined by considerations such as attendance and the general character of the school. Of

course owing to the want of funds, the amount of these bonuses is small. At the same time it is not apparent what good would result if Rs. 10,000 were distributed among 30,000 gurus; each guru would receive about five annas only, and the money would be entirely wasted."

The Hon'ble Mr. DUKE said :-

"I am afraid that in the proposal for ways and means the Hon'ble Member has come up against even a harder rock than the Veterinary Department, because I may say that in estimating superannuation charges, we do not estimate wildly or for more than is tolerably certain to be required, and I have only got to remind the Council that we could not possibly refuse to pay any pension or gratuity which may become due under the Civil Service Regulations. It is in fact a contractual obligation. If our officers retire we are obliged by rule to pay them their pensions or gratuities to which they are entitled. I do not believe that it could possibly be suggested that we can offer them less or refuse them their pensions. It is therefore impossible that we should make any reduction on this."

The Hon'ble Babu Deba Prasad Sarbadhikari said :-

"I did not quite mean that five annas a head would be sufficient for the gurus, and thought that they might be given a more substantial bonus. However, as the rock of superannuation is unsurmountable, I think the gurus must go and along with them my Resolution."

The PRESIDENT said :-

"I take it that the Hon'ble Member desires to withdraw his Resolution."

The Resolution was then by leave of the President withdrawn.

The Hon'ble Babu Deba I'rasad Sarbadhikari moved the following Resolution :-

This Council recommends to the Lieutenant-Governor in Council

- (a) that a sum of Rs. 3,000, or such other sum as the Government think fit, be provided for strengthening the staff of the Bethune Bergero out in
- (b) that a sum of Rs. 3,000, or such other sum as the Government think fit, be provided for strengthening the Brahmo Girls' School, Calcutta; and
- (c) that the charges for employment of additional professors, etc.. in the Agricultural College, Sabaur (page 18 of the Financial Statement, paragraph 52) be reduced by Rs. 6,000.

He said :-

"Here I stand on a firmer rock such as I hope will induce all opposition to disappear and the question of ways and means will be gallantly solved. The relief to Your Honour's Educational Budget this year is however a phenomenally 'unearned increment,' and the resultant surplus should find its way through other necessary educational channels some of which I have indicated. How important and acute the education question is becoming will be abundantly clear from the great interest that all members of this Council are

taking in it and from the number of resolutions bearing on it.
"The Resolution in connection with the strengthening of the staff of the Bethune College was practically forced upon us during the current year, and it is desired to bring this matter prominently before this Council because the inspection report itself which has to pass in due course through the University will be long in coming before the Government. The Bethune College used to have teaching in Mathematics as a part of its College curriculum not long ago, and the results cannot be said to have been unsatisfactory. Curious as it may appear, sweet girl graduates seemed to take more affably to dry mathematics and scientific subjects than a mere male man is apt to give her credit for, either because of his sense of superiority or of ignorance that

Educational Secretary of the Government of India would be able to testify. I should much like it to be ensured against infant mortality, for it has a useful career before it. But the teaching of teachers is to my mind not the most important part of the work, and there is a still more important work in this direction which has not yet been attempted, and which I invite the Government to initiate as early as possible. In former years I had to direct my observations against growing inspection charges - observations which have largely been influenced by the consideration that education proper does not benefit by that inspection to the degree that would warrant the large expenditure, and that might fairly be expected under the circumstances. Not long ago the Hon'ble Rai Baikuntha Nath Sen Bahadur asked in this Council a question as to whether it was intended to take up the question of the training of inspecting officers, and the answer of the Hon'ble Mr. Cumming was that no scheme for training such officers has yet been prepared. As I read that answer, the Government may not be wholly oblivious of the necessity of having something done in this direction, so that full measure of work may be got out of the body of inspectors. As I read the answer it strikes me that though the scheme may not have been fully matured, some scheme is at hand. I see however no budget provision for the purpose, and it would be a help to all concerned if a definite provision was made and the scheme worked out according to the funds that would be at the disposal of the Director of Public Instruction. I trust that those who have unfortunately misunderstood my remarks of previous years with regard to the enhancement of inspection charges will appreciate that I am not opposed to these charges merely because they are inspection charges, but because I feel that education proper does not benefit thereby to the extent that we have a right to expect. In order that inspection may be a true help to teaching the inspecting officers themselves ought to have some grounding and training in teaching. I thought so in my own personal behalf when I took upon myself association in the management of schools and thought I was well and profitably employed in watching the interesting demonstrations in connection with the Training College, through the courtesy of the Director of Public Instruction and the Principal of the

There is one item of increase under the heading of expenditure which I notice with gratification in this connection. I have incidentally mentioned this item before, and it has reference to a question that I asked in this Council in February last, viz., with regard to the re-grading of inspectors that had been taken over from the District Boards who have been long working with an indefinite place in the new service and without being told as to what their status in the service exactly was. This expenditure will be a welcome addition to the inspecting charges, for it will really strengthen the inspecting machinery and bring us nearer to the time when according to the statement of the Hon'ble the Director of Public Instruction last year, inspecting charges should cease to grow as soon as the full machinety was equipped and in working order. And these rejuvenated inspecting officers would be all the worthier for the special training which I submit they ought to have. I ask for a second grant-in-aid because the David Hare Training College, which trains teachers in the secondary schools, will not be enough for all requirements, and teachers in charge of primary education require no less looking after than the teachers in the secondary schools. Schools like those at Entally and Bankipur require strengthening, and it is because of the necessity of this special nursing that I

seek to raise the budget allotment.

"I ask that this particular charge may be omitted. From enquiries I have found that the service of these Veterinary Surgeons are not so much in requisition as we are liable to think. District Boards, other public bodies or individuals that are supposed to require their services, I believe, are not quite as anxious to get them as they are represented to be. The Veterinary Surgeons have already been placed on a sound and strong footing, and they have now enough to go on with their requirements. If this particular grant was withheld, and if it was applied to a pressing need, I think our Veterinary institution will not largely and irretrievably suffer. It is for this reason that I selected this particular item for omission in order to strengthen the training colleges."

The Hon'ble Mr. Cumming said :-

"Sir, the Hon'ble Member desires that a sum of Rs 20,370 which has been allotted in the budget of the Scientific and other Minor Departments for the reorganization of the Veterinary Service should be omitted in order that a sum of Rs. 20,000 may be available for an educational project. I shall shortly mention the facts regarding this reorganization. The creation of the Subordinate Veterinary Service, which is ultimately to contain 229 Veterinary Assistants, two for each subdivision of the province, was sanctioned by the Secretary of State in August 1907. At present there are 76 such Assistants, and in the course of the development of this scheme Government propose to have 15 new appointments in 1911-12. The total provision under this head would then be Rs. 57,600, out of which a sum of Rs. 37,230 is expected to be recovered from the local bodies to whom the services of the Veterinary Assistants will be lent. The object of this scheme is a humane one; the scheme meets a real, existing demand for measures for the prevention and cure of the diseases of animals which form one of the chief assets of agriculturists. Moreover, it is a scheme in which Government and local bodies work in co-operation. In the interest therefore of the cultivators of this province and their cattle I would deprecate that there should be any check on the not unreasonable development of this very desirable scheme which, as I have said, has been fully sanctioned by the Secretary of State."

The PRESIDENT said :-

"Does the Hon'ble Mover wish to offer any remarks?"

The Hon'ble Babu Deba Prasad Sarbadhikari said :-

"I was expecting to hear some expression of opinion from the Hon'ble the Director of Public Instruction. I am met no doubt with the difficulty of the counterbalancing proposition, and, as the Hon'ble Babu Bhupendra Nath Basu pointed out, we are at a disadvantage not knowing exactly what sums may be available or not, even if a particular proposition commends itself to the Government. I quite realize that difficulty, but my disagreement 'with what has fallen from the Hon'ble Mr. Cumming is not likely to influence the Council much. I feel that is a difficulty. I cannot very well make it a question of cattle against inspecting officers, and if the Hon'ble Mr. Küchler, who seems to be beaming with joy because of his abundance, will be good enough to provide out of that abundance some little assistance towards the improvement that I advocate which really affects his department than outsiders, I should not press my resolution."

The Hon'ble Mr. KUCHLER said :-

"May I be permitted, Sir, to make a few remarks. I would like to point out to the Hon'ble Member that the Government of Bengal have already submitted to the Government of India a proposal for strengthening the staff of the David Hare Training College. But I would add that it would be impossible to admit private teachers until all the teachers in Government employ will have received training. I would also like to say a few words with regard to the remarks on the subject of the working of the inspecting staff. As a matter of fact the superior inspecting staff in the Indian Educational Service receive a course of training in England before they are sent out here, and with regard to the subordinate inspecting staff, there is already a system in vogue by which Deputy Inspectors and Sub-Inspectors are sent for a six weeks' course to the vernacular training schools. Of course, this system is not altogether satisfactory, but at the same time it is worth something, and I would also mention that the question of improving it is under my consideration."

The Hon'ble BABU DEBA PRASAD SARBADHIKARI said :-

"I regret, Sir, that wild horses had to be employed in dragging this welcome information that the Hon'ble the Director of Public Instruction has been good enough to give me. My object was to draw attention to the prevailing state of things and the necessities of the situation which, I have no doubt, will be fully attended to."

is no less ridiculous. When I and my fellow-inspectors went round the cramped classes, all four practically crowded in one room divided by an arched partition, the one striking feature of demand was for the addition of a Mathematical chair, and girl after girl rose in her place when asked as to who would like to take mathematics if it was allowable. There used to be an excellent mathematical professor before and he has now been drafted on to head-master's work which he is doing equally excellently. The Inspectors and Lady Principal agreed that the same Mathematics Professor could be restored to his former place, and other and not very expensive arrangements might be made for taking his place in the school. There are other directions in which the strengthening of that college is absolutely needful. I shall not refer to the question of accommodation, for the Government realizes its need and has already got land that is awaiting a building as soon as funds are forthcoming. But if for want of suitable curriculum and suitable staff the College gets weakened in the meantime, there will not be much need for the building that the vacant land to the west of the college is awaiting.

"While the Bethune College is doing excellent work there is one other institution in the metropolis which also is doing excellent work in aid of secondary female education. I refer to the Brahmo Girls' School for which also I am asking for a small help.

"Their requirements are much larger than can be met by the Government grants which they already receive, and unless they get some more help they are wholly unable to carry on their good work. The suggestion for economy with regard to these grants affects the new Agricultural College at Sabour which is going to get strengthened its staff by, I believe, Rs. 18,000. I do not of course happen to know details of the arrangement proposed with regard to the strengthening, but I think that a fair start has been made in that college, and some more strengthening of the staff would be possible even if Rs. 6,000 of that allocation be taken out, as I suggest. Such reduction is not likely to hurt the college, but will benefit two very deserving educational institutions ntended for the advancement of female education."

The Hon'ble MR. KUCHLER said :-

"Sir, the appointment of a Professor of Mathematics which is apparently the one contemplated by the Hon'ble Member has already been pressed upon me for several years by certain well-wishers of the Bethune College. The reasons which have determined me not to recommend this particular addition to Government are the following:—First, that the relative expensiveness of the Bethune College, in that the proportion to professors to students is one to five, making it necessary to limit the number of subjects, secondly if it be granted that such a restriction is necessary, it seems to me that mathematics is one of the most suitable subjects that can be left out of the curriculum. The arrangements to which the Hon'ble Member has referred to, as emanating from the Lady Principal, cannot be founded upon his experience with regard to these matters which he must have gained as a member of the Syndicate. The Syndicate will insist if the College is affiliated in mathematics on the full time services of one Professor and the half-time services of another, and therefore I cannot understand what are the comparatively inexpensive arrangements which the Lady Principal is supposed to have suggested. Then, again, when mathematics was taught in the College, it was a most unpopular subject, and I must say that this sudden alleged demand for mathematics seems to me extremely suspicious. In fact I am almost inclined to attribute it to the contrarity of the female mind in desiring what is forbidden.

"With regard to the second proposal by the Hon'ble Member, I may point out that the Brahmo Girls' School already gets a liberal grant from Government, viz., Rs. 500 a month. I do not think under the circumstances and also considering the limited sum which is at my disposal for grants-in-aid it is possible to accept the proposal made by the Hon'ble Member."

The Hon'ble Mr. CUMMING said:-

"Sir, the Hon'ble Member has proposed to reduce the allotment for the staff of the Bengal Agricultural College, Sabour, by a sum of Rs. 6,000. In making this proposal the Hon'ble Member is, I think, under the impression that new officers are to be appointed. The provision of Rs. 6,000 has not been made for new officers, but for the pay of existing officers. One of them was recently appointed and others are entitled to receive certain increments of pay after 18 months' probation. There are four such officers who have returned from training in America. It is therefore hardly possible to make the deduction proposed."

The Resolution was then put and lost.

The Hon'ble MR. DIP NARAYAN SINGH moved the following Resoution:-

This Council recommends to the Lieutenant-Governor in Council that a Committee, consisting of six non-official and four official members, be appointed to frame definite proposals for the disposal of the sum of Rs. 12 lakhs (portion of the special grant from the Government of India) permitted to be spent this year for educational purposes, subject to such conditions as the Government of India may be pleased to lay down.

He said :-

"I do not think that many words are necessary to recommend this resolution to the Council. The position is this—we have been fortunate enough to receive Rs. 12,00,000 (portion of the special grant from the Government of India), to be spent this year for educational purposes, subject to certain rules and conditions. These were not made known to us till to-day. I submit, gentlemen, that these conditions are elastic enough to allow my resolution to stand. This is the only time when resolutions can be put forward with regard to the different heads in the Budget, and it is in order that non-official members may not lose the opportunity of expressing their opinion—of submitting their views, on the question of the disposal of this large amount of money, that I have ventured to bring forward this resolution to-day. I am of opinion that the hands of Government will also be strengthened if non-official opinion and the views of the public at large are allowed some voice in the expenditure of this sum. I am not very particular as to the exact proportion of official and non-official members that should go to form the Committee. So long as I am assured, that the non-official element will be fairly largely represented on the Committee, I am not unwilling to modify my resolution for its acceptance by the Government. With these few words I beg to place my resolution before the Council."

The Hon'ble MR. KUCHLER said :-

"With regard to the Resolution moved by the Hon'ble Mr. Dip Narayan Singh, I am authorized to state that the Government is prepared to accept the Resolution provided that the Hon'ble Member leaves the constitution of the Committee and the terms of reference to Government."

The Hon'ble Mr. DIP NARAYAN SINGH said :--

"I am glad to do so with the hope that the public will be allowed to have a fairly large measure of voice in the Committee."

The PRESIDENT said :-

"I will gladly give that assurance. The Hon'ble Member has proposed six non-official and four official members. I am not prepared to accept this proportion. With the modifications proposed by the Hon'ble Mr. Küchler the Resolution is accepted by the Government."

The Resolution was put in the following form and agreed to:-

This Council recommends to the Lieutenant-Governor in Council that a committee be appointed to frame definite proposals for the disposal of the special grant of Rs. 24½ lakhs made by the Government of India for the purposes of education.

The Hon'ble Mr. Slacke introduced the following heads :-

Revenue-

XX-Medical.

Expenditure-

24. Medical.

He said :-

"On the receipt side, the revised budget, which amounts to Rs. 3,45,000 shows an improvement of Rs. 47,000 over the budget for 1910-11, which is mainly due to larger receipts from fees in the Medical College and to a special payment by the Port Commissioners for the Clayton fumigating apparatus, which was indented for by Government on their behalf. The budget for 1911-12 has been taken at Rs. 3,29,000. A further small enhancement under Medical College fees is anticipated, but the receipts from paying patients are slightly less than in the revised, and the special payment referred to from the Port

Commissioners will not be repeated.

"Turning to the expenditure the Revised Estimate amounts to Rs. 23,74,000, which is Rs. 1,42,000 less than the budget. No orders were received from the Government of India as to the proposals for the improvement of the prospects of Civil Assistant Surgeons, for which a provision of Rs. 41,000 had been made. The delay is to be regretted, but the provision has been repeated in 1911-12, and it is hoped that orders will not be longer delayed. Further there were savings under salaries and under supplies and services. The budget for 1911-12 has been placed at Rs. 25,13,000 which is Rs. 16,000 less than the figure of the previous year. The most important new departure is represented by the provision of Rs. 14,400 for the special malaria enquiry. As the outcome of the Simla Malaria Conference, a Provincial Committee has been constituted for the supervision of systematic enquiries into the prevalence of this disease. This body will work in consultation with the Central Committee which the Government of India have appointed, and a special officer of the Indian Medical Service, with a subordinate staff, has been placed at its disposal. It is hoped that by continuous investigations upon the lines indicated by the Central Committee something will in time be done towards coping with this scourge. The item of Rs. 5,000 for commission to Civil Surgeons' clerks upon sales of quinine is part of the arrangement recently made to decentralise the distribution of quinine, with the object of popularising its use. District depôts under the supervision of Civil Surgeons have now been opened, and additional work has thus devolved upon their staff. The important work of the analysis of water samples has now been entrusted to the Sanitary Commissioner in place of the Chemical Examiner and the Professor of Pathology at the Medical College, and a small laboratory and two assistants have been placed at his disposal. It is proposed to revise the pay in the office of the Sanitary Commissioner and a scale of allowances, as explained recently in answer to a question of the Hon'ble Babu Deba Prasad Sarbhadhikari, has been sanctioned for the assistants to the Chemical Examiner. The pay of the warders attached to the Berhampore Lunatic Asylum has been increased in order to attract a better class of men. The sum of Rs. 13,000 has been provided as a grant to the Lewis Jubilee Sanitarium, Darjeeling, to assist in an extension of the buildings. Lastly the provision for grants-in-aid towards plague expenditure has been reduced to Rs. 35,000, in comparison with Rs. 48,500 in the budget for the

current year.

"The entries as regards buildings of the Medical Department are included in the Public Works Budget. The programme for the year is not an ambitious one, but the state of the finances has precluded a larger outlay. The fourth block at the Medical College will be completed and fencing and hydrants will be erected in the compound. A residence will be constructed for the Civil Surgeon of Purulia, a station in which great difficulties exist at present in the way of housing accommodation, while the small hospital at Barrack-pore for police cases is to meet a want which has long been felt. The hostel for female students at the Temple Medical School is calculated to encourage

their attendance by providing them with properly supervised accommodation which is now lacking, while the sum of Rs. 5,000 for the medical officer's quarters at the Burdwan Hospital is really a grant-in-aid towards the total expenditure of Rs. 15,000, the balance of which will be raised by the generosity of the Maharajadhiraja Bahadur to whose efforts the erection of the new hospital is largely due."

The Hon'ble Maharaja Manindra Chandra Nandi moved the following Resolution:—

- This Council recommends to the Lieutenant-Governor in Council that the provision under "24—Medical" for anti-malarial work be increased by two lakhs, a corresponding reduction being made in the lump provision under "45—Civil Works in charge of the Civil Department" for grants for works of sanitary improvement, and that out of this sum—
 - (a) one lakh of rupees should be reserved and earmarked for the carrying out of experiments for the suppression of malaria, on the lines of experiments made within recent times in America and in Italy and other European countries, and
 - (b) another lakh of rupees should be reserved for and applied towards the re-excavation and silt clearing, by the District Boards, of small channels for the outflow of water from villages where such channels have been silted up or entirely clogged.

He said:--

May it please Your Honour—Before I advance any ground in support of the amendments that stand against my name I must reiterate the thanks to the Government of India that have already been expressed here and elsewhere for their liberal grant towards Sanitation and Education. This grant will enable your Government to take up much desired schemes in these two directions—schemes which, when perfected, will be productive of incalculable benefit to your Province. We only hope that such grant will be continued from year to year, and increased too in future years, as your Government establishes its claims by the judicious application of such grant.

"I now proceed to lay before Your Honour, in short, my reasons for the amendments I propose. The scourge of malaria is by far the greatest calamity of the country. It has sapped the energy of the nation, brought untold miseries at the door of every section of the community, and in particular to the under-fed cultivator, the poor artisan, and the homeless beggar. It is a scourge that has now spread far and wide from its original centres; it is one which is no longer peculiar to any subdivision, district or division but which is everywhere to be found, not excepting well regulated municipal areas, not excepting even the metropolis of British India. Populous villages and cities on the banks of the Ganges, which fifty years ago were well-known health-resorts, have been depopulated; palatial buildings have been converted into masses of ruins, overgrowth with wild trees, and rank creepers; tanks, once the pride of their pious excavators, have, through inattention, caused by the depopulation of impoverished villages, been turned into hatching grounds of anophœlia and other insects that harbour malarious germs. The attempt of Government to combat this mighty giant is highly laudable; but he cannot be overpowered by. a small force and his ways and manners cannot be properly studied, with the object of his subjection, except by a large and competent army of scientific men Other countries in both the old and the new worlds have entered into elaborate schemes for combating this monster, by draining off marshly lands, by killing the germ-developing insects in their brooding season and by taking other precautionary measures. Scientific experiments on an elaborate scale are also conducted in other countries for the discovery of preventives and remedies and have begun

to bear fruit. Let our resources be therefore equal to our needs and let us shew that the tax we gather from the cultivator and the artisan is partly devoted to the amelioration of the sufferings brought on them by this deadful monster.

"The latter part of my first amendment also aims at the same view. It will have direct operation in suppressing malarious fever in water-logged villages while its indirect effect in promoting irrigation and cultivation is also not to be lost sight of. It is truly said that the construction of railways has largely impeded the natural outflow of water, has clogged all minor water-channels, that the railway bridges have silted up many a navigable river, that the course of some have been diverted by reason of the main channels having been silted up and that embankments erected for protecting railways have been additional causes for the prevention of the natural outflow of water and are fruitful and ever-growing causes for the increase of malarious fevers. What was once confined to villages, what was once never heard of beyond certain districts, soon spread all over Bengal and has been committing untold ravages in spite of quinine and the facilities for better medical treatment. In spite of all attempts to confine the scourge to the low marshes of its original birth it is now found in well known health-resorts in Bihar such as Dehri-on-Sone and Arrah and has established itself in the far off cities of the Punjab."

The Hon'ble Mr. Slacke said :-

"The Hon'ble Member proposes a transfer of a budget provision of two lakhs with the object of stimulating action for the prevention of malaria. The measures which are undertaken with that end in view are of a two fold character, namely, those concerned with the distribution of quinine and those connected with schemes of drainage and sanitary improvement. The special budget provision of Rs. 20,552 on page 11 of the schedule attached to the Amended Draft Financial Statement has reference rather to the machinery for inquiry into the prevalence of malaria and the best means by which to combat it. I have just stated in introducing the medical portion of the budget what has been done to create a Provincial Malaria Committee. The necessary provision has been made for the medical officer serving under this Committee and his subordinate staff, and although it is possible that the need will be found of adding to and improving this machinery, the immediate requirements as formulated by this Committee have been met, and pending further experience of the course investigation should take, it is needless to set apart further sums for this purpose.

"As regards measures connected with the sale of quinine, the system of distribution has recently been overhauled, and district depôts have been established ander Civil Surgeons which will, it is hoped, stimulate the demand. The Simla Malaria Conference deprecated the free distribution of quinine, except in the case of severe epidemics, and there is no intention of attempting this upon a general scale. Nevertheless it has been the practice since 1908 (and the results appear to justify its continuance) to depute medical subordinates for special duty during the fever season to specially malarious areas, and these men dispense the drug free, while a small experiment was tried in Purnea of giving quinine free to the less highly paid Government servants. The various Railway administrations have been urged to extend the distribution of quinine among their subordinates, although some of them already take action upon these lines. An experiment is about to be tried with the sale of quinine made up in treatments in place of doses, following the example of Eastern Bengal and Assam and the issue of quinine in tablets, as well as in the usual powder form, is a recent innovation which seems to be popular. Government is anxious to do all that it can to popularise the use of quinine, and if any well devised suggestion can be made to that end, such will gladly be considered, but there is no present need to make a further large budget provision on this account, and it will be seen from the statement in paragraph 59 of the detailed notes accompanying the revised financial statement that expenditure of this nature is at present met from the lump grant for sanitary improvements. This can

be done again if necessary, and so long as the provision remains as a lump allotment, nothing is gained by transferring a portion of it to another head.

"For the same reason, there is no object in making such transfer in order that sanitary drainage schemes may be undertaken towards the prevention of malaria. If proposals on the lines indicated by the Hon'ble Member are formulated during the year, and accepted by Government (and in the absence of definite schemes it is useless to discuss details), it will be possible to finance them, in whatever proportion may be decided upon, upon the Budget as it stands. For instance, during 1901-11, Government has already, from the grant for sanitary improvements, assisted the Bagjola and the Bistupur Bhil drainage schemes, and proposes to help that for the Nawi-Sunthi, all of which projects were recommended by the Drainage Committee who investigated the matter solely from the point of view of the prevention of malaria.

"The wish which underlies the Resolution of the Hon'ble Member has been met in a substantial manner by the enhancement of the ordinary grant for sanitary improvements from $4\frac{1}{2}$ lakes to $9\frac{1}{2}$, and to that extent aid can be given to any measures for the relief of malaria which are elaborated during the year and accepted as sound. In moving the Resolution, the Hon'ble Member has possibly been misled by the fact that the provision for sanitary improvements appears in the Budget for Civil Works in charge of the Civil Department, and not under Medical, but this is merely a matter of accounts, and the change he proposes (as interpreted above) is not necessary even if it were decided to give effect to his wishes to the full amount of the expenditure indicated by him. I cannot, therefore, advise the Council for the reasons I have given to adopt this resolution."

The Resolution was then, by leave of the President, withdrawn.

The Hon'ble Mr. Dip Narayan Singh moved the following Resolution :-

This Council recommends to the Lieutenant-Governor in Council that a Committee, consisting of six non-official and four official Members, be appointed to frame definite proposals for the disposal of the sum of Rs. 5 lakhs (portion of the special grant from the Government of India) permitted to be spent this year for purposes of sanitation subject to such conditions as the Government of India may be pleased to lay down. of the monages conserved what he saw or quante, and district destination of the off bean

variablished ander Civil Surgerns which wilk it is knowd, at "This is similar to my resolution regarding education, and subject to the same modifications as proposed by the Hon'ble Mr. Küchler, I think this resolution will be acceptable to the Government." and the results uppear to justify its continuance to depute medical subsrdi-

The President said: - . Doubs avel and much with lines to bester

"I am afraid that there is a difference in the situation as regards this resolution and the former one. It is probable that Government will have reasons for not accepting this resolution. If, therefore, the Hon'ble Member has anything to say on the subject, we will hear him."

The Hon'ble Maulyi Saiyid Muhammad Fakr-ud-din said:-

"I beg to support this resolution, Sir. The resolution is so very reasonable and sensible that no argument is necessary to support it. Your Honour was perfectly right in accepting the similar resolution about education, and we hope that this resolution will also be accepted at least with similar modifi-cations. This resolution is perfectly innocent and the views of the Committee will enlighten and enable Your Honour's Government to make the expenses under this head on a more satisfactory basis."

The Hon'ble Khan Bahadur Maulvi Sarfaraz Hussain, Khan Bahadur said:—

"I beg, Sir, also to support this resolution, and in supporting it, I wish to say a few words. The non-official members should have voice at least in the disposal of this fund. The Finance Committee was appointed for this purpose. And moreover, if the non-official members have some voice in the disposal of the fund, it will strengthen the hands of the Government. I am afraid there is a feeling that the non-official members are not consulted in matters of finance. Whatever voice they may have, it comes to nothing. I hope the Government will give due weight to that feeling, and act accordingly. With these few words, Sir, I beg to support the resolution."

The Hon'ble Mr. SAYID WASI AHMAD said:

"I will only say one word, Sir. This resolution directly refers to the sanitation question, and if we are to have absolutely no voice when the allotments are made under this head, we shall be losing a great chance. To my mind it is fair proposal that the non-official members should sit in Committee to discuss questions affecting sanitation. I hope, Sir, that the resolution would be duly considered by all the non-official members present here, and I see no reason why it should not be accepted by the Government. When a similar resolution by the Hon'ble Mr. Dip Narayan Singh has already been accepted with certain modifications, I do not see why the Government should raise any objection to its acceptance."

The Hon'ble Mr. SLACKE said:

"This Resolution, though confined to the special grant of Rs. 5 lakhs which has been given by the Government of India in the revised estimate for works of sanitary improvement in towns, might as well have included the other special grant of Rs. 4½ lakhs which since 1908-09 has been made annually for sanitary improvements generally, since the difficulties underlying the distribution of both allotments are the same. These were briefly indicated by the Financial Secretary in connection with the Revised Financial Statement for 1910-11, and they arise from the fact that it is not the case that the development of sanitation has as yet reached a stage in this Province in which there is a long list of fully considered schemes, towards which those locally interested are willing to contribute defined amounts, and which are only waiting a contribution from Government to enable them to be taken in hand. Were this the case the advice of a Committee might well be sought as to the selection of one project in priority to another, but even then this duty would fall within the province of the Finance Committee of Council, and there would be no necessity to convene a special body for such a purpose. It is not merely the fact that intimation of the recent grant from the Government of India was received at a late date, which has prevented the opinion of the Finance Committee being obtained in this connection. The real obstacle is in the absence of such a pending list of fully matured schemes. In connection tion with all projects of water-supply and drainage there are three main stages. A rough scheme has to be initiated by the local authority concerned, and a decision come to as to how it will be taken up and as to the manner in which it will be financed. To take the simplest case of a municipal work, the municipality has to decide how much it can afford to spend out of its ordinary revenue; how much it can afford to raise by way of loan; how much it can expect from the local liberality of private donors, and how much it desires to ask Government to contribute. This last amount must be in reasonable proportion to the contributions from other sources; Government does not, and cannot, undertake the whole cost of such works. After these details have been settled, and the scheme has been approved by the technical advisers of Government, the details have to be worked out, with the assistance of the Sanitary Engineer, and should the estimates show a material departure from the original rough plans, the financial position may possibly have to be reconsidered. Finally the whole proposal has to receive the approval of Government and the contributions from different sources realised. In a work undertaken under the Sanitary Drainage Act there would, of course, be other complications, which would still further protract matters. However, the general argument applies and the important point is that the Local Government is not now in a position to say what schemes will pass satisfactorily through these different stages in the course of the year. So much depends upon local difficulties, and sometimes upon local jealousies and apathy, that it cannot be foretold that a particular project will be pushed through in the course of the year. Government can only deal with the projects that come up, and it rests largely with the local authorities to ensure that they are sent up. If, therefore, a Committee was appointed as proposed, it would not be possible for them to make final recommendations. The Sanitary Engineer would state the projects upon which he is working and the different stages at which each has arrived, but it would not be expedient to attempt now to earmark the grant for particular works. This might only result in a large portion of it lapsing at the end of the year. During the current and preceding years the Local Government at the commencement of the year caused enquiry to be made as to the schemes which were in a fair stage of progress, and then took steps to urge the local authorities to submit proposals. Presumably similar action will be taken during 1911-12, but the proceedings of a Committee would scarcely help. If any Hon'ble Member knows of any scheme which he desires to see undertaken, his best course is to co-operate with the local authority concerned in securing that practicable proposals are sent up, and the larger grant at the disposal of Government during the current year will enable a larger measure of assistance to be given. But a Committee seems scarcely called for, and were there a place for it in the present procedure, the duty of submitting recommendations should more properly lie with the Finance Committee of Council.

"I trust therefore that Hon'ble Member for these reasons will recognise

that this Resolution should not be adopted."

THE PRESIDENT said :-

"The plain truth is that if we appoint a Committee as the Hon'ble Member proposes, there is great danger that the grant that is given for expenditure in the ensuing year will not be spent within the year. There is not, as the Hon'ble Mr. Slacke says, a list of projects before Government which are fully matured and ready for immediate execution. I think that all that the Committee would be able to do, would be to call for projects and consider them; that would take an interminable time. I think the Hon'ble Members would do well to take the advice of the Hon'ble Mr. Slacke, and that whenever they know of any likely project being considered by the local authorities, they should do what they can to urge that project on in order that it may be submitted for the further consideration of Government at the earliest possible date."

The Hon'ble Mr. DIP NARAYAN SINGH said:-

"I think, Sir, it will be very difficult for Government to make out a case that when non-official members have been allowed a voice in the disposal of a certain amount for education why a similar privilege should not be extended to them in the disposal of the same five lakhs for sanitary purposes. Non-official members ought surely to have their say in this matter also; I submit that as the detailed expenditure of this sum has not been shown in the Financial Statement, we ought to be allowed to have some voice in the disposal of this amount. The measure which I propose is a mild one. The Committee is to consist of four officials and six non-officials, who will have power to frame proposals for the disposal of this sum. I cannot really see what opposition this resolution can meet with. I am certain that all my colleagues will support it. I hope the Government will accept it also with the modifications that were made in my resolution regarding education. With these few words I beg to submit this resolution for Your Honour's consideration."

THE PRESIDENT said :-

"The difficulty is that schemes come dropping in from time to time during the year. There are some schemes which we know are practicable, others are not so. It will be very difficult to hang up all these schemes for six months

or more. I am afraid it is difficult to give effect to the wishes of the Hon'ble Member. If we had schemes in preparation, a year hence the Hon'ble Member's proposals would be practical. But this is not the case. We have already found difficulty in providing for the satisfactory expenditure of the grant of 4½ lakhs which we have had for some years. If we are going to appoint a Committee in connection with the additional grant of 14s. five lakhs there will be great practical difficulties over this."

The Hon'ble Mr. DIP NARAYAN SINGH said :-

"When these schemes of different sanitary projects are ready in the course of six months, will the Government be then pleased to form a Committee for determining as to which should be selected. This, I think, will not hamper in any way the hands of Government. It will also have the advantage of giving more satisfaction to the public than the other course of allotting sums of money to carry out schemes formulated directly by the Government.'

The President said :-

"The Hon'ble Member is well advised. We entirely appreciate the object which he had in view and we shall do what we can to give effect to it, but not in the form in which he proposes."

The Hon'ble Mr. DIP NARAYAN SINGH said :-

"Having regard to what has been said by the President, I withdraw this resolution."

The Resolution was then, by leave of the President, withdrawn.

The Hon'ble RAI KISORI LAL GOSWAMI BAHADUR introduced the following heads :-

REVENUE-

X-Registration.

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12. Registration.

He said :-

"The receipts under the head of Registration is estimated at Rs. 13,26,000, against the estimate of 1910-11 on that head, amounting to Rs. 14,87,000. On the basis of actuals of the first nine months of 1910-11, the revised estimate has been placed at Rs. 12,75,000. The receipts under Registration rises and falls in an inverse ratio to the agricultural prosperity or adversity of the Province. The comparatively good harvest of the year 1910-11 accounts for the diminution of the anticipated receipts-a circumstance which is not a matter of regret. The estimate before us has been made in the hope that the agricultural conditions of the Province will continue to be favourable, after making due allowance for the normal growth of revenue and the additional fees to be earned by the new registration offices to be opened shortly. The receipts of this Department being wholly provincial, the excess of receipts over expenditure goes to benefit the Province in matters unconnected with registration.

"The expenditure of the year has been estimated at Rs. 7,89,000, against Rs. 7,77,000, being the revised estimate for 1910-11 on the basis of actuals of the first nine months of that year'.

"I invite attention to page 7 of the Revised Financial Statement from which the Hon'ble Members will see that, in pursuance of the policy to better the pay and prospects of the Ministerial officers, we have provided an additional recurring charge of Rs. 8,886 for the revision of establishments of several registration offices. A further sum of Rs. 6,000, which is also a recurring charge, has been provided, as you will find on page 4 of the schedule of new schemes, for the revision of the establishment of the office of the Inspector-General of Registration.

"We have also been able to provide Rs. 35,000 for a new District Registra-tion office building in Khulna. There are various other projects, notably the building of registration offices in rural areas where decent houses are not available, which are demanding our earnest attention and which will be taken in hand so soon as the financial position of the Province improves.

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The Hon'ble Mr. Duke introduced the following heads:

Revenue-

XXIII—Stationery and Printing.

Expenditure—

30. Stationery and Printing.

"The Revised Estimate of receipts shows a small improvement of Rs. 7,000 which is due to larger receipts from the sale of official publications. The Budget is taken at Rs. 1,42,000, which is Rs. 1,000 only in excess of the in the form in which he proposes. Revised.

money to carry out solutions formula of a settly by the Covernment.

"On the expenditure side the Revised shows a saving of Rs. 1,33,000, as it is anticipated that less will be spent than was originally provided on the establishment of the Secretariat Press and on stationery supplied from the central stores. The Budget for 1911-12 has been placed at Rs. 13,39,000, which is Rs. 56,000 more than the Revised, but Rs. 77,000 less than the Budget of the current year. Economies are expected under the same two heads as have just been mentioned in the case of the Revised. The only new item of importance is the proposal for the revision of the establishment in the Jail Press on the lines already adopted in the case of the Secretariat Press, which is estimated to involve an additional outlay of Rs. 9,664 per annum.

"It is hoped that work upon the press block at the new Alipore Jail will be pushed on rapidly, and provision has been made on this account in the Public Works Budget of Rs. 1 lakh in the Revised and Rs. 3 lakhs in the Estimates for 1911-12."

The Hon'ble Mr. Slacke introduced the following heads:-

Revenue-

the business of actions of the mit XXIX—Irrigation : Major Works. XXX—Minor Works and Navigation.

Expenditure-

- 42. Irrigation: Major Works-Working Expenses.
- 43. Minor Works and Navigation.

He said :-

"When introducing last year the Budget relating to irrigation works, the Hon'ble Member in charge explained to this Council the differences between protective, productive and minor works, and I will not, therefore, take up the time of this Council by recapitulating what was then said. The protective works are the Triberi and Dhaka canals in the district of Champaran. The Dhaka canal was opened for irrigation in 1906-07. The Tribeni canal is still under construction, but will, it is hoped, be completed by June 1912. A portion will, however, be opened for irrigation from the year 1911-12, and the receipts from, and the working expenses on, the completed portion will be provincialised, the interest charges being, however, treated as Imperial. This arrangement is to remain in force till 1912-13, when the whole question will again be considered.

"The works classed as productive are the Sone, Orissa, Midnapore and Hijili tidal canals. Unfortunately, none of the works in Bengal classed as productive have realised expectations. During the past few years, the net revenue from the Sone canal has been just sufficient to cover interest charges, but the gross revenue from the Orissa, Midnapore and Hijili tidal canals has only been slightly in excess of the working expenses. The net result is that these works now impose a burden of about 8 lakhs per annum on the Provincial Revenues. This, however, is better than the state of things four years ago, when the amount was over 10 lakhs. The revenue derived from these canals is chiefly from the rates levied for the irrigation of the rice crop, that under rabi being small except on the Sone canal. The revenue derived from tolls for navigation has in recent years considerably decreased owing to the competition of railways. The area of rice irrigation does not now fluctuate much, and that of rabi depends on the autumn rainfall. The area of rice now under irrigation is nearly the maximum which can be irrigated with the supply of water available. Every endeavour has been made to teach the cultivators to be more economical in the use of water, but only slow progress in this direction can be expected. The working expenses of the canals have been reduced to a minimum. The only method therefore of increasing the receipts and thereby decreasing the burden on provincial revenue is to increase the rates levied for irrigation. These are very low on the Orissa and Midnapore canals. It will, therefore, be a matter for the consideration of Government to what extent the rates in the irrigated tracts can be increased. It must, however, be remembered that these canals constitute a valuable protection from famine and avoid the necessity of expenditure in relief works in years of drought. The area irrigated from the Sone Canal during the triennium ending 1909—11 averaged 622,000 acres yearly.

"Owing to an early good rainfall, the receip

"Owing to an early good rainfall, the receipts from major works will be slightly less than the Budget estimate. The decrease is chiefly in the Sone canal. From minor works and navigation, the receipts of which are shown under Budget head XXX, the chief source of revenue is from the tolls from navigation on the Calcutta and Eastern canals. These canals, which are partly artificial channels and partly improved and conserved tidal creeks form the navigable routes for boats and inland steamers between Calcutta and Eastern Bengal. The capital expenditure debited to it up to date is about 85 lakhs. The gross revenue which averaged about 5 lakhs fell off considerably in 1909-10 owing to the damage which the cyclone of October 1909 did to boats and to a portion of the canal between Bamanghata and Khulti being closed for silt clearance. The expectation that during the current year the receipts will be better owing to the opening in June last of the new chord canal between Ultadanga and Bamanghata has not been realised, owing chiefly to the closure of the Bhangore Khal and the Chitpur lock for urgent repairs. The new canal, I have referred to, is 10 miles long and is called the Kristopur canal. It is a convenience to boats using these canals as it gives a still water reach from Chitpur to Khulti, a distance of 27 miles, thus avoiding the delay which used to occur in the tidal channel between Dhappa and Bamanghata. The Madaripur Bhil route, a channel connecting the Podda and Madhumati rivers, is now treated as a separate project. It is being deepened so as to make it navigable for inland steamers throughout the year. About two-thirds of the work of deepening the channel will be completed by this month, and it is expected that the whole length of the channel will be finished by March next. It is hoped that the net revenue will suffice to pay 4 per cent. on the capital expended. The distance by this route from Naraingunge to Khulna is 100 miles less than by the present dry weather route via Barisal. This channel continues t

expenditure on minor works and navigation which is shown under Budget head 43 will be less than estimated. The decrease is principally owing to agricultural repairs and establishment. The revised estimate includes a provision of Rs. 30,000 for the Bagjola drainage scheme in the 24-Parganas. This expen-This scheme was diture is being met from the sanitary improvement grant. examined into and endorsed by the Drainage Committee and is one for draining a water-logged tract of about 22½ square miles to the north of Calcutta. Owing to the fact that numerous local bodies were interested, it was decided that Government should construct the main drain at a cost of Rs. 1,28,439 leaving such local bodies to provide the necessary subsidiary channels. As no new works are under contemplation, the amount provided for expenditure during the coming year on minor works and navigation under budget head 43 is less than that of previous years. Provision is made for extending the existing and constructing new minor distributaries so as to facilitate irrigation from the Orissa canal, for constructing dispensaries and quarters that are urgently required for the revenue establishment employed on the Sone canal and for completing minor distributaries, also for carrying on the work of improvement of the Madaripur Bhil Route. For training works on the Ganges in order to improve the navigation of this river in the dry season the sum of Rs. 40,000 is again provided. Similar work was carried out in 1903-04 to 1905-06 to the

benefit of the steamers and boats using this river.

"For completing the lock at Ultabagh on the Peali river, the construction of which was commenced during the current year, Rs. 50,000 have been provided. The estimated cost was Rs. 81,000. This lock will give access to boats coming from the Sunderbunds and eastern channels through the channel in the Magra Hât scheme. There is a considerable trade chiefly in paddy between the Sunderbunds and Magra Hât, but at present it is much hampered for want of through communication for boats. The toll, which will be levied on boats passing through this lock, will, it is hoped, suffice to cover the maintenance charges and interest on capital. The Magra Hat drainage scheme, the benefits of which have already been stated in this Council, will, it is expected, be completed during the coming year. The cost of deepening the ontfall channels of the Khas Tehsil Khals in the Midnapore district is estimated to amount to Rs. 64,000. This expenditure will be spread over three years, and Rs. 25,000 have been allotted in the coming year. It is a work which will greatly benefit the agriculturists of the tracts concerned. For the completion of special repairs of the embankments in Midnapore, Rs. 75,000 have been provided and Rs. 245,000 for improving the Bailaghye drain also Rs. 53,000 for vided, and Rs. 2,45,000 for improving the Bailaghye drain, also Rs. 53,000 for constructing sluices and gates in the Government embankments in Orissa. The amounts provided for the maintenance of the canals and drainage works and for the takavi and Government embankments are normal It will be neticed that certain amounts under minor works are put down as in charge of the Civil Department. These are for the most part connected with the Embankment Act.

It being 6 o'clock, the President took the sense of the Council as to whether the meeting should be adjourned or should continue until the business on the list be finished. The Council preferring the latter course, the consideration of the business on the list was continued.

The Hon'ble Babu Deba Prasad Sarbadhikari moved the following Resolution :-

This Council recommends to the Lieutenant-Governor in Council-

- (a) that a sum of rupees two lakhs, or such other sum as the Government think fit, be provided for undertaking work in connection with the relief of the flooded Begua Hana tracts; and
- (b) that the provision of two lakhs of rupees* for the new Central Jail at Monghyr (page 20 of the Financial Statement) be omitted from the Budget.

^{*} The provision in the amended Draft Financial Statement was Rs. & lakhs. In the Revised Financial Statement it is Rs. 370,000.

The following speech in support of this Resolution having been circulated to all Mcmbers of the Council before the meeting, it was, by order of the President under rule 34(2), taken as read:—

"In this connection I need not go over the whole of the ground that was gone over last year, for the remarks of the Hon'ble the Maharajadhiraja Bahadur of Burdwan, the Hon'ble Babu Bhupendra Nath Basu and myself, made it quite clear that something definite and expeditious was imperatively necessary for relief of the affected tracts. The Government did not dispute this position, and Your Honour was pleased to remark that there was a case of inquiry, though the specific proposition put forward in my resolution at the time was considered to be inappropriate. The resolution was withdrawn on the understanding that further inquiries would be made by the rublic Works Department. Though several months passed and the season of trouble was approaching anew, the public had no idea as to what was being done or likely to be done about the matter. Shortly after the withdrawal of my resolution, the British Indian Association, which naturally takes great interest in these matters, addressed to the Government a representation, in which they pointed out as follows:—

"The loss of life of men and cattle and the damage to houses and crops, which have been caused almost annually by the floods of the Damudar river ever since portions of the public embankment on its west bank were abandoned in the fifties of the last century, have been a standing grievance of the people of a large number of villages. Their complaints and representations have been heretofore unavailing. The investigations regarding remedial measures made by Mr. Hern in 1902, and the sympathetic report submitted by him, have, the Committee understand, induced Government to devote their attention to the subject and to consider what could be done to afford relief to a large

number of affected villages.

"The evil is caused by the bed of the Damudar having silted up and its channel baving become too narrow to carry down the large volumes of water which flow into it during the monsoons. The volume and force of the water have gradually eaten into the land, and the flood spill, after leaving the old bed of the Damudar and finding its way through the breach at Begua, has brought into existence a river which, commencing at Begua and travelling over a distance of 30 miles, discharges itself into the Roopnarain

at Pansuili.

"If this new arm of the Damudar, now known as the Begua khal, be maintained in an efficient condition, much of the damage could be averted. But the khal itself has been rapidly silting up during recent years, and the process has been accelerated and the evil accentuated by that physical law which makes it possible for the sand portion of the detritus to go on increasing till the mouth of the river is reached. It is furthermore a fact of common knowledge that the catchment-basin of the Damudar, impaired as it has been by the Railway bridge at Kola, has been rendered insufficient for receiving the surplus flood discharge of all the rivers and tributaries which fall into it.

"In these circumstances, the Committee submit that Mr. Horn's recommendations be fully given effect to, and that for that purpose the Begua breach be provided with a weir so as to help the flood waters of the Damudar to leave its new channel and seek its abandoned bed, and that the Kana nadi, which serves as an effective conduit, be connected with the Roopnarain at Baksi by cutting a small canal."

"I am not prepared to put the technical aspect of the situation as enumerated by the Association against that set forth by the advisers of the Government. The Association may be wrong with regard to the exact scope of Mr. Horn's recommendations, their effect and their practicability. As a matter of fact, I believe Mr. Horn's scheme of 1902 was discarded as impractical, as the cost of 20 lakhs was considered to be prohibitive. Whether, having regard to the immense interests at stake and the terrible sufferings of the neighbourhood, this cost ought not to have been begun to be faced and spread over a number of years, is more than open to doubt. But since the scheme was discarded its consideration may be useless speculation at present.

It is possible that the British Indian Association failed to view the technical aspects of Mr. Horn's scheme aright in its representation, but the general soundness of the lines of the scheme has not been challenged in this Council or anywhere else. Suppose the prohibitive nature of the scheme stood in its way—and I am far from admitting that 20 lakhs of rupees is anything like prohibitive when the loss of so much life and property every year is concerned—there is one other scheme less efficacious perhaps and less costly than Mr. Horn's which was not sufficiently referred to by the Hon'ble Mr. Butler last year in reference to my resolution. I refer to Mr. Inglis' scheme. He thought it would be a help if the Begua breach was closed, and paved escapes were constructed on the river bank above or below, over which the necessary amount of flood water could spill. The cost of this scheme was estimated at nine lakhs, and the cost of an alternative scheme for construction of a weir across the breach with a small spill weir below to relieve the pressure over the main weir at high flood was estimated at six lakhs. It is apprehended on data, the full nature and extent of which has not been made clear, that Mr. Inglis' scheme would not only be costly but possibly injurious to the districts of Hooghly and Howrah. Such a catastrophe no one would willingly solicit or tolerate. If the second alternative scheme failed, people were anxious to know whether similar objections apply to the third alternative and less costly scheme referred to above. In this state of anxious uncertainty and as the working season was fast drawing to a close, to be followed by another season of flood, I asked a question about the matter on the 18th February, when the Hon'ble Mr. Butler replied that a preliminary scheme for diverting the low floods of the Damudar had been prepared, and it was estimated that the costs would be about two lakhs with the subsequent eventual cost of one lakh and a half to two lakhs. Such a scheme we were tod may be the means of decreasing the flood discharge through the Begua breach and restoring the dry-weather discharge of the Damudar to the parent channel below the breach. The work may proceed we were further told, gradually by first constructing a lowlevel weir across the Begua breach, forcing an increased discharge down the parent channel, helping in scouring it out and increasing its capacity gradually to raise the weir. After this process of raising goes on for some time, it is believed that a further expenditure would be necessary for excluding the low floods and decreasing the duration of the high floods in the now flooded area. It may be difficult to estimate the measure of good that will be derived from this scheme, but that is the only reasonable scheme at a moderate cost which the responsible expert advisers of Government, as a result of long and laborious research and persistent popular representation, have been able to frame, after discarding many others that have gone before. It is admitted, we believe, that the weir will be a great benefit to the people below Begua, and will ensure good water-supply throughout the dry season. This would be an incidental small mercy for which there would be room for considerable gratitude.

"There are important sanitary and agricultural aspects of the work which would give the scheme a fair hold on grants earmarked for sanitary and agricultural purposes. The scheme is the best, from some points of view, that we have been able to get up to now, and ought hardly to be delayed if the Government believes in its soundness. Even if the counterbalancing reduction that I propose in the event of this resolution being carried be not acceptable, funds may be found from other sources and the work begun. The scheme we were told by the Hon'ble Mr. Butler, in reply to my question was with the Commissioner of the Burdwan Division with a view to consider the utility of the project and to ascertain whether the parties to be benefited should meet the whole or any part of the expenditure. To facilitate the escape of the high floods into the Rupnarain river a scheme, estimated to cost Rs. 65,000, provided that no compensation is necessary, has also, we were told, been prepared for retiring the embankments on both sides of the Bakshi khal. The scheme was not laid on the table, when my question of the subject was discussed in this Council apparently for no other reason than that the question relating to the need or otherwise of compensation was being considered by the Divisional Commissioner. Whatever the need for compensation or

otherwise may be, the need for the work itself is unquestionable, and the question of compensation and of apportionment and recoupment of costs which, as we gather from the answer to the question, is the only one now outstanding, is before the Commissioner. The scheme itself, so far as its engineering features are concerned, must be taken to be complete, sound and desirable, and if so, I venture to submit and press that it ought not to be delayed. Unless provision for it be made in the Budget, it will be impossible to take up the work early in the year, and I would beg of your Honour's Government to do all that it possibly can to expedite the work, so that a further year of avoidable devastation may be spared."

The Hon'ble Mr. SLACKE said :-

"Sir, While not being able to admit the correctness of several of the assertions made by the Hon'ble Mover of the Resolution, I would point out to Hon'ble Members that bearing in mind the answer which was recently given in this Council to a question which the Hon'ble Mover asked regarding this Begua Bana, viz., that the preliminary scheme was before the Commissioner of the Division for consideration as to the utility of the project and to ascertain whether the parties to be benefited should meet the whole or any part of the expenditure, the position of affairs regarding this matter has not reached the stage when it can be said what sum should be allotted by Government. When that stage is reached, Government will undoubtedly do all that they consider necessary and right to minimize the inconveniences which these floods cause to the people dwelling in the area concerned.

"In regard to that part of the resolution which proposes a reduction of two lakes of rupees allotted for the new Central Jail at Monghyr, it

may be noted that the provision for the Monghyr Jail.

"It may be noted that the provision for the Monghyr Jail has been raised to 3.7 lakes in view of the change in the system of financing the scheme involved by the recent revision of the Provincial statement as a result of which India have declined to finance it by loan.

- "As regards the necessity for the scheme it may be summed up as follows:—
- (1) The jail population of the province has been steadily growing for years and has now materially exceeded the accommodation available. Since 1900 with the exception of the year 1903 the daily average population has been in excess of the total accommodation available. There have been times when it was as much as 500 in excess. The figures for ratio of population to accommodation per cent rose to 104 in 1908 (and had previously touched this figure in two other years) and to as much as to 109, in 1909. Overcrowding means preventible mortality.

(2) There is no reason to anticipate that this growth will cease, but the contrary. Transportation to the Andamans for term-convicts has been stopped and this will result in an acceleration of the process. In other words allowing for casualties Bengal central jails at the end of 10 years will from this cause alone have to find accommodation for not less than 500 additional prisoners (who would under the previous rules have been transported).

(3) Temporary relief had been found by retaining the old Presidency jail on the maidan and opening the new Presidency jail at Kalighat, as a supernumerary central jail. This, however, is a mere temporary measure. Government was pledged to surrender the old Presidency jail to the Victoria Memorial Trustees in 1912. Qwing to difficulties of financing which prevented a speedy disposal of the proposal for the new central jail at Monghyr the Lieutenant-Governor has been reluctantly forced to intimate to the Trustees that they must no longer reckon on having the jail made over to them. Government, however, is extremely anxious that the delay in fulfilling its promise should be reduced to the least possible term—a sentiment which the public no doubt share. It may be added that apart from the claims of the Victoria Memorial Trustees the amenities of the capital in themselves demand the removal of the old jail from the maidan at the earliest possible moment.

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"In view of the above considerations the Government of India and the Secretary of State have accepted the scheme for a new central jail at Monghyr as an urgent project, and in view of its urgency the Secretary of State has accorded his provisional sanction to the scheme subject to the final examination of the detailed plans and estimates which have been sent up by this Government. The Secretary of State is being further asked to accord sanction by wire to the acquisition of the land required for the new jail and other preliminary arrangements. In short, the matter has advanced so far that Government cannot possibly consent either to a withdrawal or to a postponement of the scheme. In order that the Government pledge to the Victoria Memorial Trustees shall be fulfilled at the earliest possible moment it will be necessary to provide year by year as large an amount as the Public Works Department can spend. This is estimated for the year 1911-12 at 3.7 lakhs of rupees and this has accordingly been provided. For these reasons I cannot therefore advise this Council to accept the Hon'ble Member's resolution.

"Allowing for a decrease under estimated profits from the Darjeeling-Himalyan Railway, the increase in the estimated revenue for the next year is mainly due to provision having been made for the payment by the Port Commissioners of the first instalment of the sale-proceeds of the Sibpur Engineering College, which will in course of time be made over to the Port

Trust. The price agreed upon for the sale is Rs. 13,63,742.

To the grant of Rs. 50,93,000 for the next year, there will be in addition a special grant for education from the Government of India. From the special grant will be met the expenditure necessary in regard to the Physics Laboratory of the Presidency College and the extension of this building to accommodate other laboratories for which no provision has been made in the budget. Towards the establishment the Government of India contribute Rs. 3,25,800 being 23 per cent, of the cost of the Imperial Works proposed to be carrried out during the year by the establishment employed under this province. There is also a small contribution of Rs. 3,500 for work done for the Darjeeling Improvement Fund. Deducting these sums, the balance remaining is Rs. 9,89,700 as against Rs. 11,01,196 of the revised estimate of the current year. The decrease is mainly due to the transfer of the charges of the office of the Examiner, Public Works Accounts, from Provincial to Imperial. As compared with the budgets of the current and preceding years, there is an increase in the sum budgeted for repairs, buildings, communications. This increase is necessary, since in recent years the sum allotted for repairs has been found inadequate. After deducting the expenditure necessary in the coming year for establishment, tools and plants, repairs, etc., there remains Rs. 23,13,300 for original works. After providing Rs. 11,18,700 for works in progress the sum of Rs. 11,99,600 remains for new works not yet commenced. This has been distributed as follows:-

BURSHI THINGTHAND THERETH	Rs.
"Minor works costing less than Rs. 5,0	0 3,27,000
Major works	6,37,600
Reserves	2,35,000

"The amount for minor works will be placed at the disposal of Commissioners of Divisions and Heads of Department. As compared with the grants for the current year under this heading the increases have been provided for the Excise, Education and Medical Departments and the Commissioner of Police. Calcutta,-for the first in order to provide for the extension of the contract distillery system which necessitate the construction of warehouses, etc., and for the other three because bearing in mind the list of pending projects the grant of the previous year was inadequate.

"A provision of Rs 1,45,700 is made for the principal projects in connection with civil courts. Of this sum Rs 22,200 is allotted for the construction of a new Munsifi at Kendrapara, which is the only new work to be taken in hand in 1911-12. The balance represents the expenditure proposed on works

started in the current year and now in progress.

"The existing Munsif's Court building at Kendrapara was constructed over 30 years ago, and was originally intended as a residence for an officer of the Public works Department. As the building was reported to be quite unfit for the purpose of a court-house, at the instance of the High Court Government approved the construction of a new building as far back as 1907. Owing however to lack of funds the work could not be put in hand. It is only one of several projects for new Munsifis; but it has been selected by the High Court as the most urgent of all these schemes, provision has been made for it in the budget for 1911-12.

"With regard to the reserve of Rs. 2,35,000, one lakh is assigned to civil buildings, Rs. 15,000 for electric installations in public buildings in Calcutta and Rs. 25,000 including Rs. 5,000 for arboriculture to communications, for Munsifs' residences Rs. 25,000, for residences for the Local Government Rs. 25,000 and for those of Government officials Rs. 15,000, and for witness sheds Rs. 10,000."

The Hon'ble BABU DEBA PRASAD SARBADHIKARI said:-

"I did not quite follow the reply on the merits, and if I understand the Hon'ble Mr. Slacke aright, so far as the scheme itself is concerned, there does not seem to be very much to object to. The question now reduces itself to one of ways and means, and here, as on previous occasions, our difficulties are very great. Of course, I quite realize the necessity of providing a suitable central jail as soon as possible. But at the same time the other aspect of the question has no less an important bearing. For a long time Monghyr was badly affected by plague which was and, I believe, still is a reason for not immediately locating a big central jail there. That, however, is a matter upon which we feel hesitation in expressing any opinion, if the Government is satisfied that the jail can now be located there. The sum of 2 lakhs of rupees I ask for is to be released for the purpose of the Begua scheme. Our difficulty in making acceptable proposals for counterbalancing items is that we do not know enough of the details of the expenditure side and cannot lay our fingers on the right sums out of which our requisitions may be suitably provided for. I can assure you that it is not at all satisfactory to us to make haphazard and guesswork suggestions such as easily may be found fault with, as all our proposals have been to-day. In fact a larger provision has been made in the revised Financial Statement issued on Saturday last out of independent resources, for the jail, and if 12 lakhs has thus been found, there ought to be a serious difficulty in providing another 2 lakhs. We do not know any better and have to make the best of the situation by way of strict compliance with the rules. We naturally fall back upon items that appear to us to be the most suitable, and we all make miscalculations which turn out to be a real and serious difficulty in the way of the acceptance of our suggestions. Even a trained financial expert would be liable to make such miscalculations and mistakes in the absence of full and detailed information with so little time and so few resources at his disposal. As matters stand the abeyance of the Monghyr jail charges appear to be the fittest way of undertaking this work with the object of saving life and property, and in spite of the explanation of the Hon'ble Mr. Slacke I feel it my duty to press my resolution to a division."

The PRESIDENT said :-

which the non-official Members evidently experience in indicating items under which reduction of expenditure can be made. That difficulty is not in any way the fault of the Hon'ble Members. It is due to the shortness of time which under the present system is inevitable. We are going to consider in the course of the year whether it is not possible to devise some means under which Hon'ble Members will have greater facilities at their disposal for the purpose of picking out items in which reductions are possible. I do not expect that they will be successful in finding many possible reductions, because there are few reductions that are possible, but that is in the nature of things. It is not probable that many items will be found which it is possible to leave out. Does the Hon'ble Member desire to put the resolution?"

The Hon'ble Babu Deba Prasad Syrbadhirari said:—
"Yes, Sir."

The resolution was then put and lost.

The Hon'ble Mr. Slacke introduced the following head:

Expenditure—

40. Subsidised Companies' Land, etc.

He said :-

"The only expenditure on railways debited to Provincial funds in 1910-11 is under the head 'Subsidised Companies Land' for land required for the Tribeni extension of the Bengal Provincial Railway. The agreement with the Railway Company provides that the Local Government shall bear the cost of any land required for this extension. The budget provision of Rs. 2,000 has been in the revised estimate raised to Rs. 4,000 to meet the cost of land now under acquisition for which an estimate amounting to Rs. 4,268 has been sanctioned. For 1911-12 Rs. 150 has been provided for the acquisition of land required for an approach road at Magra.

The Hon'ble Mr. Slacke also introduced the consideration of the following heads:—

Revenue-

XXXII.—Civil Works.

Expenditure-

45. Civil Works.

He said :-

"I beg, Sir, to introduce for the consideration of this Council the budget relating to Civil Works. I will deal first with the revised budget under the head of Revenue. Under this head there is an increase of Rs. 45,000 due to the receipt, which was not anticipated, of arrear profits from the Darjeeling-Himalayan Railways.

"Under the head of expenditure there has been a saving of Rs. 3,11,817 due to the expenditure contemplated not having been effected. These savings mostly were due to the plans of the Khulna civil court building not having been finally settled and to the sanction of the Secretary of State to the press building in the new Presidency Jail having been received very late in the year.

the year.
"Under Miscellaneous Public Improvements there has been an excess expenditure of Rs. 26,000 mostly due to the dredging of the Bhagirathi

river.

The Hon'ble Maharaja Manindra Chandra Nandi moved the following Resolution:—

This Council recommends to the Lieutenant-Governor in Council that out of the reduced lump provision of Rs. 7,50,000 under "45—Civil Works in charge of the Civil Department" for grants for works of sanitary improvement, etc.,

- (a) Rupees 1,00,000 be allotted to the district of Murshidabad in aid of the work of filling up marshy lands and hollow places;
- (b) Rupees 25,000 be provided for the carrying out of special sanitary improvements and the taking of precautionary measures in places of pilgrimage, with a view to the prevention of the outbreak and spread of epidemic diseases; and
- (c) another Rs. 25,000 be devoted to the construction of a suitable asylum for lepers.

"May it please your Honour,—My amendment consists of three distinct parts. The first part of the amendment has for its object the suppression of malaria and of the amelioration of the condition of poor cultivators. In the district of Murshidabad there are large tracts of low and marshy lands, probably old channels of the Bhagirathi and other rivers. These have been turned into most unhealthy tracts of land and unless measures are adopted to drain off these tracts and steps taken to raise their level, these will be -as in many cases they have been—fruitful breeding grounds of malaria-producing insects. sum I have asked to be devoted to this purpose is most inadequate, considering the magnitude of the work. But your Honour and my colleagues will, I hope, agree with me that it is better even to make a modest advance into the enemy's territory than to wait for years and years in the hope of getting more funds and thereby letting the enemy grow into much more formidable proportions.

"The second part of this amendment does not require, I hope, much commendation from me. It is a matter in regard to which Government has always acknowledged its liability and responsibility, for which there are special enactments and in regard to which special precautionary measures are always taken in emergencies by District and Local officers. But, after all, funds are not adequately put into the hands of such officers. It is certainly desirable that in places where there are yearly or periodical outbreaks of disease owing to the sudden influx of large numbers of pilgrims the sanitary arrangements should be more perfect than at present and that adequate permanent sheds for rest, suitable latrines, provision for good drinking-water, medical aid, and means for segregating the sick should be provided.

"The third part of this amendment aims at a twofold object, the safety of the public and the amelioration of the suffering of a large class of our fellow beings, I mean the lepers, whose sufferings appeal to all and who are subjected to the most pitiable neglect and often abhorrence by their fellowbrethren. The spread of leprosy is a menace to civilization and I need not labour to establish the urgent necessity of providing for adequate means towards a matter which engages the earnest attention of all civilized Governments. The danger of allowing lepers to flock in large numbers to places of pilgrimage, to handle coin, to mix with the general public, to squat on ground where pilgrims go about bare footed, and to use the water of the public tanks is untold. In Puri, for instance, the conditions for the spread of leprosy are very favourable at present. There, it is true, some philanthropic gentlemen have taken steps to house these unfortunate brethren of ours but there is no segregation of the sufferers and they are allowed to go about and mix with the general public in the vicinage of the temple of Jagannath and in the streets all around. The Collector of Puri has appealed to the public for funds to build a leper asylum and we cannot do better than to strengthen his hands by the modest grant that I have advocated.

"With these few remarks, I beg to move the resolution standing in my

name."

The Hon'ble Mr. SLACKE said :--

"The Hon'ble Member's proposal for earmarking portions of the sanitary grant in favour of projects which are either undefined or for which no working scheme has yet been devised cannot on account of such vagueness be accepted by Government.

"The Hon'ble Member desires to reserve a lakh for filling up marshy lands and hollow places in Murshidabad, Rs. 25,000 for special sanitary improvements at places of pilgrimage, and Rs. 25,000 for the construction of leper asylums. If well-devised projects, which can be financed from local contributions in reasonable proportion, are submitted in the course of the ensuing year dealing with any of these points, they will undoubtedly receive consideration, but if money for all or any of them were specially reserved now, it is more than likely that the greater portion of it would lapse at the end of the year for the want of a definite scheme of expenditure.

"It is true that the Drainage Committee reported that portions of the Murshidabad district were very malarious, and they mentioned various drainage schemes which seemed feasible, but the only definite project which has as yet come before Government is in connection with the Bistupur Bheel towards which assistance was given both in 1910-11 and during the current year.

"As regards places of pilgrimage their sanitary improvement rests primarily with the local committees which work under the Puri Lodging House Act. The largest pilgrim certre in the province is Puri, and that town received Rs. 75,000 in 1907-08 towards its drainage works, and Rs. 1,04,000 in 1908-09 towards its water-supply. In the absence of definite proposals it is difficult to gauge the merits of other demands.

"The policy of Government in the matter of the care of lepers, apart from the Albert Victor Leper Asylum at Gobra which it maintains, is ordinarily to give capitation grants to asylums maintained by such non-official bodies as the Mission to Lepers in India and the East. Grants are made to asylums at Purulia, Raniganj, Assansol, Muzaffarpur, Bankura and Bhagalpur, and there is a budget provision of Rs. 17,810 on this account. As regards Puri in particular an informal scheme for charitable relief to lepers was brought to the notice of Government in 1905, though no assistance from Provincial revenues was then asked for, and in 1906 three charitable minded donors of the Balasore district founded an endowment known as the Raj Narayan Das Endowment for feeding lepers in the Puri Lepor Asylum. In 1907 Kumar Rameswar Malia gave a donation of Rs. 2,000 towards the construction of a hospital at the asylum, but although the provision of a more elaborate asylum seems to have been discussed in the Division in 1907, the idea never seems to have assumed a definite shape. The asylum at Puri has never been brought under the provisions of the Act, and since 1907 there seems to have been no further correspondence on the subject. The construction of leper asylums in the mufassal has not so far been undertaken by Government, and there are considerable objections to the assumption of such a liability.'

The resolution was then, by leave of the President, withdrawn.

The Hon'ble Rai Baikuntha Nath Sen Bahadur moved the following Resolution:—

This Council recommends to the Lieutenant-Governor in Council that grants to District Boards, under head "45—Civil Works in charge of the Civil Department", in augmentation of their resources, be made with the condition that at least half the amount be spent for the repair and maintenance of village roads and communications, whether they be under the control and administration of such Boards or of Union Committees.

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He said :-

"The agriculturists living in the villages form 75 per cent. of the population of the province. I am supported in making my statement by the census report of 1901. These agriculturists contribute 50 per cent. to the income of the District Boards in the shape of road-cess. But the village roads have not received fair attention from the District Boards. They have been neglected and proper care has not been taken of them. The agriculturists, therefore, do not derive any corresponding direct benefits for the payments they make. Of course they are indirectly benefited as the main roads of communication are maintained and repaired. But it is to be expected that these agriculturists, who form such a large proportion of the population and who contribute so much to the income of the District Boards, should have direct benefit by the maintenance and repairs of their village roads and communication. Forty years have passed by since the cess has been imposed. Past experience has shown that these matters have not been only considered by the District Boards. Of course the District Boards complain of their chronic poverty. But now that the Covernment have been pleased to grant a certain sum to the District Boards, I want that there should be

a condition attached to the grant that the District Boards should spend at least half the amount for the maintenance and repair of village roads and communication. My object is that the money should be earmarked and the District Boards would be compelled to give effect to the condition. I hope I will not be misunderstood. I advocate the further development of the principle of Local Self-Government and my object is not to handicap these Boards. My idea is that with their money, i.e., road-cesses, etc., the District Boards may have a free hand. But the same principle does not apply with the Government grants. The donor has a right to say that his money should be spent in a particular way and nobody can blame the donor for that. With regard to that grant I ask the Government to enjoin the condition of keeping the village roads in proper order. My resolution does not advocate any retrograde measure, nor does it intend in any way to diminish the powers or the choice of free action on the part of these bodies.

"There are two kinds of village roads—those under the direct control of the District Boards and those under the Union Committees. The same condition might be attached to both these kinds of village roads. With these remarks I ask the Council to accept my resolution. I hope the landlords who are Members of the Council should consider this question from their point of view. The villagers form the backbone of the province and it is but right that they should get some satisfaction for the funds they have been contributing for the

last forty years."

The Hon'ble Mr. FILGATE said:-

"Might I ask the Hon'ble Member whether his remarks apply only to the lower parts of Bengal or to Bihar also?"

The Hon'ble RAI BAIKUNTHA NATH SEN Bahadur said :-

" My resolution applies to the whole province."

The Hon'ble MR. FILGATE said :-

"I do not know whether village roads in Bengal have been neglected or not, but that is not the case in North Bihar. In North Bihar the District and Local Boards have carefully spent as much as they can—on these unfortunately, I have not got the figures here—but I am sure the amount must be very large indeed, which has been spent in keeping the feeder roads throughout the four districts in North Bihar in proper order."

The Hon'ble Khan Bahadur Maulvi Sarfaraz Hossein Khan said:-

"The same is also the case with South Bihar. I think the Hon'ble Rai Baikuntha Nath Sen Bahadur's remarks do not apply so far as Bihar is concerned."

The Hon'ble RAI KISHORI LAL GOSWAMI Bahadur said :-

"Your Honour, in 1905 the Government of India decided to augment the resources at the disposal of District and Local Boards by a grant from general revenues of an amount approximately equal to a quarter of the net road-cess receipts which form the bulk of the assets of District Boards. Accordingly close upon 9 lakhs of rupees are distributed among the different District Boards by Divisional Commissioners after considering the needs of each district. It is the intention of Government to give the Boards a wider discretion in regard to their expenditure, if it is satisfied as to the efficiency of the personnel of the Boards. I am sorry the proposal of my hon'ble friend tends to set back the hands of the clock of progress in the direction of Local Self-Government. He asks Government to lay down rigid rules as to the purposes to which the augmented grant should be applied. I am not prepared to say that District Boards have neglected to look after the needs of the rural areas committed to their care, and I cannot recommend the imposition of further restraints on the working of District Boards than what is already provided

in the law. Government is seriously thinking as to whether the time has come for distributing the augmented grant to District Boards only on the arithmetical calculation of a fourth of the net road-cess receipts of each district and leaving to the Boards the absolute discretion to spend the grant according to the necessities of each district. The resolution of my hon'ble friend is a disagreeable surprise to me, in that he wants Government to fix an uniform standard for all districts and impose a restraint on the discretion of the Boards. Surely what is wanted for the village roads in the district of Murshidabad or Burdwan, is not the same as in the case of Purulia or Sambalpur. If the elective system is properly worked so as to ensure the return of members to the Boards who are at first hand acquainted with the needs of the rural areas concerned, the village roads cannot possibly be neglected. The essence of Local Self-Government is that local resources are placed at the disposal of local bodies—which are mainly elected—for expenditure on local needs; and it would be an absolutely retrograde measure if Government were to say to each District Board, 'you shall spend at least half of the augmented grant for the repair or maintenance of village roads.' The total disbursements of District Boards in 1909-10 amounted to Rs. 72,80,290; of this, Rs. 30,24,448 or 41 per cent. was spent on 'Communication' (including both original works and repairs). Admittedly the greater part of this was spent on the maintenance of what are called the principal or arterial roads and the rest devoted to village roads. The former cannot be neglected as they form the most important lines of communication in the interior and the claims of the latter are naturally considered to be of secondary importance. The general control over the budget of District Boards exercised by Commissioners is, to my mind, quite sufficient and there does not exist any reasonable ground why this control should be further strengthened by earmarking in the manner suggested by the Hon'ble mover. I, therefore, cannot commend the resolution for the acceptance of Government."

The Hon'ble Rai Baikuntha Nath Sen Bahadur said : -

"Some of my hon'ble friends from Bihar have informed Your Honour that village roads are not neglected in certain districts. The Hon'ble Member of Council (Rai Kisori Lal Goswami Bahadar), who has addressed Your Honour, has made special mention of the districts of Murshidabad and Burdwan. With regard to these two districts I may say that the village roads are not kept in proper order. In making grants the Government will be in full possession of facts and figures and if it then appears that in certain districts the village roads have not been neglected, then there need be no such conditions so far as these particular districts are concerned. But with regard to those places, where proper care has not been taken of village roads, the question arises whether my resolution in any way interferes with the principle of Local Self-Government. I do not for a moment admit that it is a retrograde measure. I have only sought to make a distinction between two funds. I have already explained that with their money the Boards should have a free hand; but with regard to the money which comes as a grant from the Government, I think certain conditions should be imposed. I hope the Government will find its way to accept my resolution."

The resolution was then put and lost.

The Hon'ble Rai Baikuntha Nath Sen Bahadur moved the following Resolution:-

This Council recommends to the Lieutenant-Governor in Council that grants should be made to Municipalities under head "45—Civil Works in charge of the Civil Department", with a condition that at least half the amount should be spent for repair and maintenance of roads.

He said :-

"According to the existing law and the rules having the force of law the municipalities cannot arrange in an adequate and sufficient way for the repairs

and maintenance of the roads within the municipalities from their general fund. It is, therefore, absolutely necessary that for the proper upkeep of the roads the Government would be pleased to help these municipalities, and that with a condition. I need not repeat my arguments here as to why some

condition should be imposed.

"As regards the second part of my resolution, there may be a counterbalancing reduction in the estimate for expenditure under the head '20—Police,' sub-head 'District Police Force,' 'Salaries' and 'Police Force.' Under that head we find that new officers are contemplated to be appointed and constables are proposed to be given an increase. The amount provided is very large, and the Government can somehow or other make some reduction under this head, and by doing that the Government will not be appreciably inconvenienced. I therefore beg to point out that this fund may be utilised to give effect to my resolution."

The Hon'ble Mr. Duke said :-

"From the financial side, Sir, I fail to see why the Hon'ble Member wishes to trench on the salaries of the district police force. His substantive proposal is the money that is already granted to municipalities should be granted with particular conditions. I was listening with some care, but I did not gather whether he really proposed to have the grant increased. I take it that he wants more money. He has been speaking all the time on the assumption that with the present grant to municipalities the condition which he wishes to press would not be possible and he therefore contemplates that the grant should be increased so as to make that condition possible. He gives no idea as to what the amount might be, but I can say with absolute certainty that it cannot be obtained by trenching on the provision for the district police force, under the subhead 'Salaries of police forces' in any direction. The Hon'ble Member has mentioned the fact that there are some new appointments. It is rather a curious circumstance that the heads under which he proposes reduction already show decrease. It is true that the decreases which

they show are to a great extent due to paper transfers.

"There is provision for three additional Assistant Superintendents which I have explained at some length already, but this is part of the scheme for bringing up the cadre of the Bengal force to the standard introduced by the Police Commission, and arrangements have already been made with the Secretary of State for the recruitment of these additional Assistant Superintendents. Probably the places have already been advertised. What else he would propose to do, I do not know. Leaving the addition of these Superintendents, there is no amount that can be deducted from either of these heads without dismissing or lowering the pay of the men already in the service of Government, officers or rank and file, and I do not believe that the Hon'ble Member seriously contemplates such a course. I do not think that the new scheme, the constables' rupee, to which he refers, comes within these heads, but the increment has to be paid, and 1 should be most loth to give it up. In the Police budget, I can only say that the degree of elasticity is this. With the utmost strain that we have been able to put upon it after two years that which ought to have been given at least three years ago, -and I do not think that this sort of elasticity which would result in so necessary a concession being hung up for another year-would be just or fair, or to the advantage of the administration."

The Hon'ble Rai Baikun'tha Nath Sen Bahadur said :-

"I will only say one word. A reduction has been made under the head Police force on account of proportionate savings in 1910-11. I think there will also be proportionate savings in 1911-12 and the money thus saved may be utilized for the purpose of my resolution."

The Hon'ble Mr. SLACKE said: -

"With regard to the substantive portion of the resolution the Hon'ble Member does not recommend the expenditure of a specific sum, but asks the Council to accept the principle that grants of unspecified amount shall be made to municipalities, with the condition that at least half the sum so given shall be spent upon the repair and maintenance of roads. The suggestion can scarcely be dealt with as a definite and practical one, and the principle only can be discussed. That principle is one which Government cannot accept. In isolated cases, for special reasons, Government has made grants in aid to particular municipalities for expenditure upon roads and in more frequent instances, though equally in special cases, it has given grants in aid towards schemes of water supply and drainage. In other directions, e.g., education, medical, veterinary, etc., municipal finances receive help from Provincial revenues, but the feature common to all such grants is the existence of special reasons. Government does not attempt to give anything in the nature of a general subsidy to municipal revenues, nor is it possible that it should do so. The following principles were laid down by the Government of India in 1902 as those which should govern the grant of assistance to local objects from Provincial funds, and they are those which are at present followed:—

- "(a) As a general rule the entire cost of local undertakings should be borne by the ratepayers who benefit thereby.
- "(b) The assistance of Government, when required, should usually be given in the form of a loan.
- "(c) When the cost of an undertaking is too heavy to be wholly borne by a local body, even with the assistance of a loan and the work is nevertheless so important and useful that it ought not to be postponed, a grant-in-aid from Provincial revenues might be permissible, provided that the local body was making full use of its power of raising revenue by local taxation.

"To depart from these principles would be to sacrifice the whole reason for Local Self-Government.

"Secondly, even assuming the grant of such general subsidy, as the Hon'ble Member apparently contemplates, it would be objectionable to rigidly earmark one-half of it in all cases for expenditure upon communications. To do so would be to ignore the wishes of the local representatives and to refuse to give any weight to different local conditions and requirements. The need for efficient roads may be a very common one, and the provision of good roads may be an excellent object, but it does not follow that the need is felt equally in all municipalities.

"Thirdly, the Provincial finances are quite unable to stand such a drain upon them, and it would be useless to enunciate a principle to which there is no hope of giving practical effect. The Hon'ble Member is in error if he imagines that the recent revision of the Provincial Financial Settlement has so increased the local resources as to render it possible (even were it desirable) to embark upon a general policy of municipal subsidies. I cannot therefore recommend Hon'ble Members to adopt this resolution."

The Hon'ble MR. DUKE said :-

"I beg, Sir, to be allowed to give an explanation as to the suggestion about probable savings, and that is, they are 'already in the budget; they amount to Rs. 2,25,000 approximately."

residential result esto substitution for

The Hon'ble Rai Baikuntha Nath Sen Bahadur said:-

"After having heard the Hon'ble Mr. Slacke, I believe grants would be made to the municipalities, and I am not at all willing to have conditions enjoined on the grant. I beg to withdraw my resolution."

The resolution was then, by leave of the President, withdrawn.

The Hon'ble Mr. Dip Narayan Singh withdrew the following Resolution of which he had given notice:—

This Council recommends to the Lieutenant-Governor in Council-

- (a) that the expenditure of the sum of Rs. 2,74,000 budgeted for 1911-12 under the head of "Courts of Law" (Legal Remembrancer and High Court Pleaders) be reduced by Rs. 74,000; and
- (b) that a grant of Rs. 74,000 be made to the Municipality of Bhagalpur to set their water-works on a permanent basis.

The Hen'ble Mr. Slacke introduced the consideration of the following heads:-

Revenue-

XVIII-Ports and Pilotage.

Expenditure-

21. Ports and Pilotage.

He said :-

"I beg, Sir, to introduce for the consideration of Hon'ble Members those

heads in the budget which relate to Ports and Pilotage.

"In the current year the revised figures show an increase of Rs. 65,000. This mostly falls under Pilotage and is due to a prosperous year. The estimate for the coming year, though higher than that of 1910-11 by Rs 37,000, is less than the revised estimate for that year, since it is anticipated that there will be a decrease in receipts under 'Registration and other fees' and under 'Surveys', as the Government of Eastern Bengal and Assam have introduced a separate examination of masters, serangs, etc., under the Inland Steam-vessels Act, 1881, and have appointed an Engineer and shipwright for the survey of inland vessels at Goalundo.

Expenditure.—The revised estimate for the current year is less than the original estimate by Rs. 27,000, ewing to the discontinuance, since the opening of the Dhubri-Gauhati Railway, of the subsidy paid to some steamer companies for the conveyance of mails and to a reduction in touring charges for the Rhotas. The budget estimate for 1911-12 is less by Rs. 76,900 than the revised estimate for the current year, owing to the facts that in the current year Rs. 57,000 had to be spent on boilers for the Guide and to a smaller provision being needed in the coming year for leave allowances. There are no new schemes of an important nature individually costing about Rs. 5,000 which require inclusion in the budget. Provision has been made for a revision of the office establishment of the Agent for Government Consignments, as the existing scale of pay is reported to be inadequate, having regard to the nature of the work and the increased cost of living in Calcutta."

The Hon'ble Mr. Duke introduced the consideration of the following heads:—

Revenue-

XII-Interest.

XXII-Receipts in aid of Superannuation, etc.

Expenditure-

- 1. Refunds and Drawbacks.
- 36. Reduction and avoidance of debt.

He said :-

"I have to deal, and with permission will deal, with that head No. XII on the receipt side,—Interest, and XXII—Receipts in aid of superannuation, and on the expenditure side, 1-Refunds and drawbacks, 23-Superannuation allowances and pensions.

"These heads do not call for detailed comment since 1909-10 loans to agriculturists have continued to be repaid more quickly than was anticipated, which accounts for the steady decline in the interest received on this account both in the revised and in the budget estimate. The decrease is satisfactory, as the rapid recovery of these loans is of course the best possible proof of returning prosperity. Otherwise the fluctuations present few features of special interest."

The Hon'ble Mr. Duke also introduced the consideration of the following heads:-

Revenue-

XXV-Miscellaneous.

Expenditure-

32. Miscellaneous.

enand He said :-

"I have to present the miscellaneous Head of the Budget which is No. XXV on the receipt side and No. 32 on the expenditure side. On the receipt side the revised figure was R. 6,90,000, or Rs. 52,000 less than the original budget. The decrease was principally due to the sale of the disused Jorabagan than having realised somewhat less than was expected, but principally to a moiety of the price having been paid in the previous year, i.e., earlier than was expected. There was also considerable falling off under "Unclaimed deposits"; but this is a very fluctuating uncertain head over which we have no control. The budget figure for 1911-12 is again. Rs. 8,000 less than the revised figure for 1910-11. The figures for "Unclaimed deposits" have been raised to what is considered a fair average, but there is a great decrease in the item "Sale of lands and houses, etc.," as the only building expected to be sold during the year is the old Garden Reach thana.

"The increase in the sub-head "Miscellaneous", which is put at Rs. 21,000, is due to the fact of our having a considerable number of elephants for sale, there having recently been a very good catch in the Angul kheddas.

(Turning to the expenditure side No. 32, the revised figure for 1910-11 (Rs. 3,44,000) is Rs. 1,54,000 less than the original budget which was Rs. 4,98,000. The greater part of the decrease is, however, due to the adjustment of His Honour's allotment for petty grants, which amounts to Rs. 1,00,000, under the heads to which it was actually allotted. The same thing happens to the provision of Rs. 1,05,000 for unforeseen charges, out of the total of Rs. 1,12,000 for miscellaneous and unforeseen charges, the expenditure being eventually distributed to the proper heads. The budget of expenditure for 1911-12 amounts to Rs. 6,03,000, an increase of Rs. 1,05,000 over the budget for 1910-11. The greater part of the increase is accounted for by the expenditure of Rs. 62,500 as a subscription to a vernacular edition of a weekly paper. The same cause accounts for the provision of Rs. 31,250 in the revised estimate. Government has long been convinced of the necessity of some measure to counteract the persistent misrepresentation of its motives, not to speak of the perversion of actual facts and occurrences, in the vernacular press. The object of this subscription is to secure the circulation in the mufassal, particularly amongst minor Government servants, school-masters and others connected with the administration, of a paper which may be counted on to supply genuine news and reasonable accounts and explanation of current events and of the acts and measures of Government. The measure is experimental. The subscription can be stopped if the paper does not answer expectations. It may or may not prove to be the most satisfactory way of

accomplishing the end in view, but at any rate some step is urgently required and this is the direction which has been selected as the most promising.

"For the rest the same allotment of Rs. 1,00,000 for His Honour's petty grants and the lump reserve of Rs. 1,00,000 for unforeseen expenditure have been provided as in last year. The provision for charitable donations has been raised from Rs. 1,22,000 to Rs. 1,54,000. The Calcutta Hospital Nurses' Institution has been exposed to severe financial strain, and Government has altered the terms of its previous subsidies and agreed to contribute at the rate of Rs. 3 for every rupee raised by private subscription up to a maximum grant of Rs. 75,000 in any year. A grant of Rs. 5,500 to the Lady Minto Nursing Association has also been provided. There are no other fluctuations under this head which appear to require special explanation."

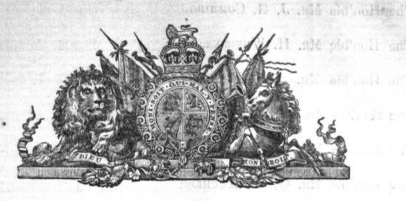
The Council was then adjourned to Saturday, the 1st April, 1911, at

10-30 д.м.

F. G. WIGLEY,

Secretary to the Bengal Legislative Council.

CALCUTTA, The 21st March, 1911.



The Calcutta Gazette.

WEDNESDAY, APRIL 5, 1911.

PART IVA.

Proceedings of the Bengal Tegislative Council.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

Abstract of the Proceedings of the Be gal Legislative Council, assembled under the provisions of the Indian Councils Acts, 1861, 1892 and 1909.

THE Council met in the Durbar Hall in Belvedere on Saturday, the 1st April, 1911, at 10-30 A.M.

Dresent:

The Hon'ble SIR EDWARD NORMAN BAKER, K.C.S.I., Lieutenant-Governor of Bengal, presiding.

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The Hon'ble Mr. F. A. SLACKE, C.S.I., Vice-President,

The Hon'ble Mr. F. W. Duke, c.s.i. and A double to him of pair

The Hon'ble Rai Kisori Lal Goswami Bahadur,

The Hon'ble Mr. R. T. Greer, c.s.i.

The Hon'ble Mr. E. W. Collin. and and J. W. and all and it of it

The Hon'ble Mr. J. H. E. GARRETT.

The Hon'ble Mr. C. J. Stevenson-Moore,

The Hon'ble Mr. T. BUTLER. AMERICAN MINISTRAL MANUA

The Hon'ble Mr. E. P. CHAPMAN, PREMINERAL TRANSPORTER

The Hon'ble MR. J. G. CUMMING.

The Hon'ble MR. H. WHEELER, C.I.E.

The Hon'ble Mr. B. K. FINNIMORE.

The Hon'ble Mr. S. L. MADDOX.

The Hon'ble Mr. B. C. MITRA.

The Hon'ble MR. G. W. KUCHLER.

The Hon'ble MR. L. F. MORSHEAD.

The Hon'ble Mr. C. H. BOMPAS.

The Hon'ble Mr. C. E. A. W. OLDHAM.

The Hon'ble NAWAB SAIYID MUHAMMAD, KHAN BAHADUR

The Hon'ble Mr. W. R. GOURLAY.

The Hon'ble Mr. C. F. PAYNE.

The Hon'ble Maharaja Sir Prodyot Kumar Tagore, Kr.

The Hon'ble Sir Frederick George Dumayne, Kt.

The Hon'ble BABU BHUPENDRA NATH BASU.

The Hon'ble RAI SITA NATH RAY BAHADUR.

The Hon'ble Sir Bijay Chand Mahtab, K.C.I.E., Maharajadhiraja Bahadur of Burdwan.

The Hon'ble Maharaja Manindra Chandra Nandi.

The Hon'ble Maharaj-Kumar Gopal Saran Narayan Singh.

The Hon'ble BABU KIRTANAND SINHA.

The Hon'ble Raja Rajendra Narayan Bhanja Deo.

The Hon'ble BABU DEBA PRASAD SARBADHIKARI,

The Hon'ble Mr. J. G. APCAR.

The Hon'ble Mr. NORMAN McLEOD.

The Hon'ble Mr. F. H. STEWART.

The Hon'ble Mr. W. J. Bradshaw.

The Hon'ble Mr. GOLAM HOSSEIN CASSIM ARIFF.

The Hon'ble Mr. Saiyid Wasi Ahmad.

The Hon'ble Maulyi Saiyid Muhammad Fakhr-ud-din.

The Hon'ble BABU HRISHIKESH LAHA.

The Hon'ble MAULVI SAIYID ZAHIR-UD-DIN,

The Hon'ble Mr. T. R. FILGATE.

The Hon'ble RAI SHIBA SHANKAR SAHAY BAHADUR,

The Hon'ble Mr. MADHU SUDAN DAS, C.I.E.

The Hon'ble RAI BAIRUNTHA NATH SEN BAHADUR.

The Hon'ble BABU MAHENDRA NATH RAY.

The Hon'ble Khan Bahadur Maulvi Sarfaraz Husain Khan.

The Hon'ble BABU BEAJA KISHOR PRASAD.

The Hon'ble MR. DIP NARAYAN SINGH.

The Hon'ble BABU BAL KRISHNA SAHAY.

INVESTITURE OF TITLES.

Before the business of the Council was commenced, the President invested the Feudatory Chief and nobleman named below with the titles hereinafter mentioned:—

- (1) Maharaja Sriram Chandra Bhanja Deo, Feudatory Chief of the Mourbhanj State in Orissa—The title of Maharaja as a hereditary distinction.
- (2) The Hon'ble Raja Rajendra Narayan Bhanja Deo, of Kanika, Orissa—The title of Raja as a personal distinction.

The ordinary business of the Council was then proceeded with as follows:—

OATH OF ALLEGIANCE.

The Hon'ble Mr. Greer, the Hon'ble Mr. Garrett and the Hon'ble Mr. Stewart made the prescribed oath of their allegiance to the Crown.

QUESTIONS AND ANSWERS.

TEMPORARY PROMOTIONS IN THE PROVINCIAL CIVIL SERVICE.

The Hon'ble Maulyi Saiyid Muhammad Fakhr-ud-din asked :-

- I.—(a) Is it or is it not a fact that the members of the Indian Civil Service and the Police Service (Superintendents of Police) enjoy the privilege of temporary promotions to the next higher grade during the absence, on leave, of officers in those services?
- (b) Are similar privileges extended to the members of the Provincial Service, both Executive and Judicial?
 - (c) If not, will the Government be pleased to state the reasons?

The Hon'ble Mr. Stevenson-Moore replied:

- (a) "The answer is in the affirmative.
- (b) & (c) The system of temporary grade promotion exists in the case of the Indian Civil Service and the superior Police Service for special reasons which are connected with the evolution of the conditions of those services and are not applicable to any Provincial service. Prior to 1868 when a member of the Indian Civil Service went on furlough (other than furlough on medical certificate) he vacated his appointment altogether and substantive promotion was given in his place. As a result of this system it was found that there was a tendency for officers to postpone their leave until their health broke down and they were compelled to take leave on medical certificate. This condition of things was not only unfair to the officers, but was detrimental to efficiency, since it is a condition of efficiency in a service recruited in Europe that officers should be in a position to enjoy leave in Europe to a reasonable degree. Accordingly in 1868 the system was changed, and an officer on furlough was allowed to retain a lien on his grade appointment. As a partial compensation for the loss of the substantive promotion which he had previously enjoyed, a locum tenens was given an allowance, now known as officiating allowance. The change resulted in a reduction in the pay of officers on duty taken as a whole, and this reduction was calculated as covering the cost of the increased furlough allowances. Similar considerations also operate in the case of the Imperial Police Service. On the other hand, they have no application to services recruited mainly in India, such as the Provincial Services (Executive and Judicial).

These services were never organised on a system of substantive promotion in furlough vacancies. All the Provincial services—Executive, Judicial, Police and Educational—are on the same footing in this respect. The system of officiating grade promotion is complicated and consequently expensive to work, and even were the necessity to arise in the future of devising means for improving the financial position of the Provincial services, Government would be unlikely to adopt this difficult and indirect method."

ALLEGED MISCONDUCT OF A RAILWAY OFFICIAL.

The Hon'ble Sir Bijay Chand Mahtab, K.C.I.E., Maharajadhiraja Bahadur of Burdwan, asked:—

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- II.—(a) Has the attention of Government been drawn to the Railway incident at Buktiarpur (reported by the Amrita Bazar Patrika of the 9th instant) about the violence committed on the 4th instant by a Junior Engineer of the East Indian Railway against the orderly of the Hon'ble Khan Bahadur Maulvi Sarfaraz Husain Khan while travelling in a first class compartment in charge of his master's properties?
- (b) If so, will the Government be pleased to state whether any steps have been taken to prevent the recurrence of such incidents in future, and whether the conduct of the Sub-Inspector of Police, in connection with the case, has been taken notice of?

The Hon'ble Mr. Stevenson-Moore replied :-

- (a) "The attention of Government has been drawn to the alleged incident. A complaint was lodged before the Sub-divisional Magistrate, Barh, charging Mr. Speechly, a Junior Engineer, under section 336, Indian Penal Code (doing any act so rashly or negligently as to endanger human life or the personal safety of others). That complaint has been dismissed and entered as 'mistake of fact.' Government will now call for a report on the case, and, pending its receipt, is not prepared to say anything as to the accuracy of the newspaper account, which appeared when the case was under judicial investigation.
- (b) Since the incident has been under judicial investigation, no such action has been taken by Government."

CONFERRING OF POWERS OF ASSISTANT COLLECTOR ON RETIRED MEMBERS OF THE PROVINCIAL SERVICE AND ON LAND-OWNERS.

The Hon'ble Sir Bijay Chand Mahtab, K.C.I.E., Maharajadhiraja Bahadur of Burdwan, asked:—

III.—Has the Government any intention of adopting in this Province the practice of the United Provinces' Government of conferring the powers of an Assistant Collector on retired members of the Provincial Service (Judicial and Executive) and on land-owners?

The Hon'ble Mr. Stevenson-Moore replied :-

"Government has no information regarding the practice in question, but is making inquiries."

CASE OF MAHBUB ALUM, SUB-INSPECTOR OF POLICE.

The Hon'ble Mr. Saivid Wasi Ahmad asked: -

- IV.—(a) Will the Government be pleased to state the circumstances under which one Mahbub Alum, a Police Sub-Inspector, employed in the district of Bhagalpur, resigned his service on the 4th June 1909?
- (b) Is it true that, in spite of the Civil Surgeon's certificate recommending him for leave, he was, while suffering from fever, ordered to do his work by the Superintendent of Police, and under forced circumstances had no alternative but to resign?
 - (c) Is the Government inclined to reconsider his case?

The Hon'ble Mr. Stevenson-Moore replied :-

(a) & (b "Maulvi Mahbub Alum was appointed a probationary Sub-Inspector of Police on 29th May, 1908. A year later, it is reported, he had failed both at Thana and Court work, and it had been found necessary to attach him to the Reserve as a disciplinary measure. After about three months in the Reserve he applied for one month's privilege leave on account of ill-health due to dysentery. The Civil Surgeon was asked for an opinion, and reported that while the officer was not strong, he was making much of his illness, and that his dysentery was not so severe as to necessitate leave. The Superintendent of Police thereupon made a reference to the Deputy Inspector-General, requesting that Maulvi Mahbub Alum might either be transferred or discharged. Before orders were passed on this report, Maulvi Mahbub Alum submitted an application requesting either that he might be given one month's leave in anticipation of sanction or that his resignation might be accepted. On this application, his resignation was accepted. It is not the case that the Civil Surgeon recommended him for leave, nor does it appear that he was ordered to work while suffering from fever, and no such allegation is made in the memorial which he submitted praying for a reconsideration of the orders accepting his resignation.

(c) The answer is in the negative."

CIRCULATION OF THE BIHAR GAZETTE.

The Hon'ble BABU BAL KRISHNA SAHAY asked :-

V .- Will the Government be pleased to state-

- (a) how many copies of the Bihar Gazette are distributed free, and to whom? and
 - (b) how many copies are subscribed to?

The Hon'ble Mr. Where replied:—

(a) "A statement is laid on the table.

(b) There are no subscribers to the Gazette."

Statement referred to in the answer to Question No. V.

BIHAR HINDI GAZETTE—FREE LIST.

[Corrected up to 18th March, 1911]

Register No.	Name and Designation.	Address. 19 ba	Number of copies.	Remarks.
1,	Secretary to the Board of Revenue, L.P.	Block No. 4, Writers' Buildings.	1	
2	Bengali Translator to Government of Bengal.	Writers' Buildings	1	
3	Hindi Translator to Government of Bengal.	Ditto	1	eta aest a
(i) 4 8	Manager, "Hindi Banga- basi."	79, Harrison Road, Calcutta.	. 1) - 1 N. 11	1 7 19 7t 04 15 16 - 7t
5	Editor, "Bihar Bundhoo."	Bankipore	1	
6.	Government Urdu Transla- tor.	Allahabad	1	b. and the
7	Babu Sheo Narain Lal Sett, Honorary Magistrate, Hazaribagh Bench.			
. 8	Babu Ramyud Singh, Honorary Magistrate, Hazaribagh Bench.	Ditto	1	
9	Munshi Rohim Buksh, Honorary Magistrate, Giridih Bench.	Giridih	1	
10	Babu Hazarimull, Hono- rary Magistrate, Giridih Bench.	Do	1 1	baa semisali Baasaan ka
11	Rai Thakuri Bhuwat Dyal Singh Bahadur, Hono- rary Magistrate, Chainpur Bench.	Palamau	1	
12	Revd. William Luther Daud Singh, Honorary Magistrate, Chaibassa Bench.	ready to such and auditors		anderson (1) History (1) History (1)
13	Captain Manki, Honorary Magistrate, Chaibassa Bench.	Ditto	1	2 () ()
14	Captain David Joseph, Honorary Magistrate, Chaibassa Bench.		1 (1) (1) (1) (1)	
15	Sadu Manki, Honorary Magistrate, Chaibassa Bench.	Said Tall 18 18 18 18 18	101 2 1 0	
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SUBSTITUTION OF THE DEVANAGARI FOR THE KAITHI CHARACTER IN THE BIHAR GAZETTE.

The Hon'ble BABU BAL KRISHNA SAHAY asked :-

- VI.—(a) Will the Government be pleased to inquire from the authorities and subscribers concerned whether the publication of the Bihar Gazette in the Devanegari character is preferred by them and the general public to the Kaithi character, in which the said Gazette is at present published?
- (b) Is the Government aware that the Hindi-knowing public, who are able to give any opinion on legal or administrative matters, prefer the Devanagari to the Kaithi character, and find the former easier to read than the latter?
- (c) Will the Government be pleased to consider the desirability of publishing all Bills and Laws in the Bihar Gazette in the Devanagari character?

The Hon'ble Mr. WHEELER replied :--

(a), (b) & (c) "The question suggests the desirability of substituting the Devanagari for the Kaithi character in the printing of the Bihar Gazette. Government are not aware of any general wish for such a change, and it is not proposed to take action to that effect."

BIHAR GRIEVANCES.

The Hon'ble Babu Bal Krishna Sahay asked:-

- VII.—(a) Has the attention of the Government been drawn to the article headed "Our wants", published in the Bihari of Bankipore, dated the 3rd March, 1911?
- (b) Will the Government be pleased to state whether they are taking any steps to remove the grievances mentioned in the said article on the following matters, namely:—
 - (i) the suggestion that His Honour the Lieutenant-Governor shall spend three to four months every year in Patna, to be in immediate touch with the people of Bihar,
 - (ii) to open an M. A. class in the Patna College,
 - (iii) to give to the Patna College a Professor of Philosophy and Logic?

The Hon'ble Mr. Stevenson-Moore replied to Question VII (a) and (b) (i) as follows:—

VII.—(a) "The answer is in the affirmative.

(b) (i) The policy of Government in this matter is well known. Both Sir Andrew Fraser and Sir Edward Baker have stated that while it will be the practice for the Lieutenant-Governor to spend some time each year in Patna, the suggestion that he should make a prolonged stay of three or four months is impracticable."

The Hon'ble Mr. Cumming replied to Question VII (b) (ii), (iii) as follows:—

- VII.—(b) (ii) "The Patna College is not affiliated up to the M.A. standard. In order to obtain such affiliation, an increase to the College staff would be necessary, but this is not at present practicable. The object desired by the Hon'ble Member could also be secured by the appointment of University lecturers for the College. Proposals for the appointment of such lecturers are under consideration.
- (b) (iii) Instruction in Logic is at present given in the Patna College. Philosophy was formerly a subject in the curriculum, but was exchanged for Political Economy and Political Philosophy on the receipt of a representation to the effect that there was no demand for the teaching of Philosophy."

IRRIGATION IN CHOTA NAGPUR.

The Hon'ble BABU BAL KRISHNA SAHAY asked :--

VIII.-Will the Government be pleased to state-

- (a) what was the result of the investigation about irrigation in Chota Nagpur made by Babu Sarada Sunder Paul some time ago,
- (b) whether there is any such scheme under the consideration of the Government, and
 - (c) if so, when it is likely to be taken in hand?

The Hon'ble Mr. Butler replied :-

- (a) "It is suggested that the Hon'ble Member should refer to the reply given to a somewhat similar question asked by the Hon'ble Babu Kalipada Ghosh at the meeting of the Bengal Legislative Council on the 25th January, 1908. Since that date three of the most promising irrigation schemes in the Chota Nagpur Division have been investigated by Babu Sarada Sunder Paul. The investigations show that the probable revenue to be derived from these schemes would barely cover the maintenance charges.
 - (b) & (c) The reply is in the negative."

AMENDMENT OF THE CHOTA NAGPUR TENANCY ACT 1908 (BEN. ACT VI OF 1908).

The Hon'ble BABU BAL KRISHNA SAHAY asked :-

IX.—Will the Government be pleased to state whether any amendment of the Chota Nagpur Tenancy Act is in contemplation?

The Hon'ble Mr. Cumming replied:-

"The answer is in the negative."

RETIREMENT OF MR. TWEEDIE, MANAGER OF THE NARHAN COURT OF WARDS, DARBHANGA, AND APPOINTMENT OF HIS SUCCESSOR.

The Hon'ble BABU BRAJA KISHOR PRASAD asked :-

- X.—(a) Will the Government be pleased to state whether Mr. Tweedie, the present Manager of the Narhan Court of Wards in the district of Darbhanga is going to retire?
 - (b) If so, when?
- (c) Will the Government be pleased to state whether the Rance, the present proprietress of the estate, has been requested by the Collector of Darbhanga to allow a suitable pension to Mr. Tweedie?
- (d) Will the Government be pleased to state whether the Ranee has expressed her wishes to the Collector of the district and the Commissioner of the Division to the effect that she would be willing to allow Mr. Tweedie a pension of Rs. 200 a month, provided any Bihari Sub-Deputy Collector is appointed to succeed him on Rs. 400 a month, to be made up as follows:—Rs. 300 out of Rs. 500, the present pay of Mr. Tweedie, and Rs. 100 from the savings to be effected by curtailing any avoidable item of expenditure?
- (e) If so, will the Government be pleased to state whether it intends to give effect to the said wishes of the Ranee?
 - (f) If not, will the Government be pleased to state its reasons?
- (g) Will the Government be pleased to state whether there is anything which stands in its way in the present case in giving effect to its policy as laid down in the Bengal Wards Manual, to the effect that ordinarily Deputy Collectors and Sub-Deputy Collectors should be appointed managers of estates under the Court of Wards?

The Hon'ble MR. CUMMING replied :-

(a) ' The answer is in the affirmative.

(b) It is understood that Mr. Tweedie will retire as soon as his successor

is appointed.

(c) & (d) The local officers are in correspondence both with the proprietress and with the Board on the subject of the grant of a pension to Mr Tweedie and of the appointment of his successor. Final arrangements

have not yet been made.

(e), (f) & (g) Government have not yet received the final recommendations of the Board of Revenue with reference to the appointment of Mr. Tweedie's successor. When these recommendations are received, due attention will be paid both to the wishes of the Ranee and to the provisions of the Bengel Wards Manual so far as these considerations are consistent with the interests of the estate."

EXTENSION OF THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885 (BEN. ACT III OF 1885) TO THE SONTHAL PARGANAS, AND PARTICIPATION OF THAT DISTRICT IN THE ELECTION OF A MEMBER OF THE BENGAL LEGISLATIVE COUNCIL.

The Hon'ble Rai Shiba Shankar Sahay Bahadur asked:-

XI .- Will it please the Government to say whether it is in contemplation either-

(1) to extend at a near future date the provisions of the Fengal Local Self-Government Act of 1885 to the district of the Sonthal Parganas, or

(2) to order arrangements to be made under which that district may, like other districts of the Province, participate in the election of a Member of the Bengal Legislative Council under the Reformed . Scheme?

The Hon'ble Mr. WHEELER replied to Question No. XI (1) as follows:-XI-(1) "The answer is in the negative."

The Hon'ble Mr. Stevenson-Moure replied to Question No. XI (2) as follows:-

XI.-(2) "The principle which governs the arrangement of constituencies for the Bengal Legislative Council is not territorial but communal; its object is to secure representation of communities and interests. In the exercise of this principle the scheme provides four electoral organisations-District Boards, Municipal Commissioners, Landholders and Muhammadans. In all but the first of these the inhabitants of the Sonthal Parganas participate. It is not in contemplation to order any further arrangements to be made for the representation of the inhabitants of the district."

INTRODUCTION OF THE ELECTIVE SYSTEM IN THE LOCAL BOARDS OF BEHAR.

Hon'ble Rai Shiba Shankar Sahay Bahadur asked:-

XII .- Will it please the Government to say whether any, and, if so, what steps have been taken by them to introduce the elective system in the Local Boards of those districts of Bihar in which the Members of such Boards have hitherto been all nominated by the Government?

The Hon'ble Mr. WHEELER replied: -

"Inquiry is being made as to the desirability of introducing the elective system in the case of those Local Boards in the Patna, Tirhut and Bhagalpur Divisions, the members of which are at present nominated."

ALLEGED BRIBERY AND EXTORTION BY THE POLICE.

The Hon'ble Mr. Golam Hossain Cassim Ariff, in the absence of the Hon'ble Dr. ABDULLAH-AL-MAMUN SUHRAWARDY, asked :-

XIII .- (a) Has the attention of the Government been drawn to an article in the Bengalie of 21st March, headed "A case for inquiry"?

- (b) Is it true that a complaint in writing, charging the police with bribery and extortion, was laid before the District Magistrate?
- (c) If so, will the Government be pleased to state whether any inquiry has been held on that complaint?
 - (d) If so, who held the inquiry and what was his finding?

The Hon'ble Mr. Stevenson-Moore replied:-

- (a) "The answer is in the affirmative.
- (b) "The letter which is printed in the article referred to above states that formal complaints charging the police with bribery and extortion were made to the District Magistrate and, further, suggests that they were of a nature which called for judicial inquiry, and that they were ignored by the district authorities. That statement and those suggestions are untrue. It is, however, true that certain informal petitions of the purport indicated were forwarded to the District Magistrate by post.
 - (c) "An inquiry has been held on the complaints referred to.
- (d) "Since the petitions referred to were not complaints under the Criminal Procedure Code, the inquiries made were of a departmental character. They were conducted under the orders of the District Magistrate by various officers, among others the District Superintendent of Police, the Sub-divisional Officer, Kishanganj, and the Deputy Superintendent of Police, Kishanganj. On the reports of these inquiries the District Magistrate came to the finding that the complaints were baseless and had been made in the interests of certain suspected receivers of stolen property in order to obstruct the Police who were then engaged in working out a confession which was believed to implicate them, and that no further action was required."

RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS.

The Hon'ble BABU KIRTANAND SINHA asked :-

XIV.—(a) Is the Government aware that in the final Educational Code, United Provinces of Agra and Oudh, 1910 (paragraph 74), the following provisions have been made for the imparting of religious instruction to the boys in the Government schools?

"Religious instruction may be imparted in Government English schools subject to the following conditions:—

- (i) The Head Master should set apart two half hours in the week for the religious instruction by a single instructor to boys whose parents wish them to receive it; provided that the parents can agree to the appointment of such an instructor and there is a class-room in the school available for the purpose.
- (ii) The question of charging fees for religious instruction is left entirely to the community desiring it.
- (iii) The religious instructor will keep a register of attendance open to inspection by the Head Master, and may report for punishment boys who play the truant.
- (iv) The community will conduct all examinations in religious knowledge. The results may be communicated by the Head Master
 and may be read out by him at the annual prize-giving when any
 prize which the community may propose to award for proficiency
 in religious knowledge will be awarded by a representative
 of that community. Otherwise the Head Master will have no
 concern whatever with the progress in the religious knowledge
 of any scholar.

- (v) No Head Master on the school establishment may be engaged as a religious instructor.
 - (vi) The community concerned will be responsible for making arrangements which will be agreeable to the general public.
- (vii) It is optional with the parents to have the religious instruction given to the children. Any parent desirons of having a boy instructed in religion will signify his wish in writing to the Head Master, who will then give permission to the boy to attend the classes."
- (b) Will the Government be pleased to state whether there are any arrangements or provisions for imparting religious education to the students in any part of this Province?
 - (c) If not, will the Government be pleased to state whether it intends to consider the desirability of introducing provisions, like those in force in the United Provinces, in the schools and colleges in this Province, both Government and Private institutions?

The Hon'ble Mr. Cumming replied :-

- (a) "Government are aware of the provisions to which the Hon'ble Member refers.
- (b) Government have taken no steps to provide that religious instruction shall be imparted to students in any part of the Province. Government have not, however, issued any instructions which preclude the authorities of private schools or colleges from providing religious instruction in the institutions which they control. The authorities of unaided institutions are free to take such action in this regard as they think proper. In aided institutions religious instruction may be provided so long as it is not allowed to interfere with the ordinary school or college courses and attendance is not made compulsory in the case of pupils whose parents or guardians do not desire that they should attend.
- (c) Government are prepared to consider the desirability of introducing provisions like those in force in the United Provinces, in the schools and colleges in this Province. There is not at present anything to prevent private institutions from providing for the religious instruction of their pupils."

THE RING-GAME PLAY AND HARI SINGH.

The Hon'ble Rai Baikuntha Nath Sen Bahadur asked:-

- XV.—(a) Has the attention of the Government been drawn to the article in the *Indian Daily News* of the 11th November, 1910, headed "Outlaws in Calcutta," and the article in the same paper of the 14th November, 1910, headed "What Mr. Duke said," in connection with the Ring-game play carried on by one Hari Singh?
- (b) Has it come to the notice of the Government that, in spite of the ruling of the Hon'ble High Court that the Ring-game play carried on by Hari Singh did not come within the Gambling Act, he was unsuccessfully prosecuted by the Police on several occasions?
 - (c) Is it a fact that the Commissioner of Police does not allow the said Ring game to be played in Calcutta or its suburbs by the said Hari Singh, though others are allowed to do so without any interference by the Police?

The Hon'ble MR. STEVENSON-MOORE replied :-

- (a) "The answer is in the affirmative.
- (b) Since the ruling of the High Court, Hari Singh has been twice prosecuted under the Gambling Act. The first prosecution was instituted under

the orders, not of the Commissioner of Police, but of the District Magistrate, 24-Parganas. On the District Magistrate coming to know that the game was the same as that described in the High Court judgment, he ordered the prosecution to be withdrawn, and this was accordingly done. The second case was instituted by the Commissioner of Police, who was of opinion that the game in respect of which he ordered prosecution differed from that described in the High Court's judgment, and was consequently not covered by that judgment. The trying Magistrate, however, did not accept this view.

(c) The answer is in the negative. Proceedings were instituted against other persons, also for playing the Ring-game, as it led on several occasions to breaches of the peace and violent assaults. The case of Hari Singh was brought to the notice of Government some time ago, and no action is now being taken by the Commissioner of Police against him in respect of the Ring-game."

BENGAL BUDGET FOR 1911-12.

The Hon'ble Mr. Duke presented the Budget of the Government of Bengal for the year 1911-12.

He said :-

- "Sir, I beg to present the Budget of the Government of Bengal for 1911-12.
- "The Budget has been sanctioned by the Government of India with the same figures which were sent up by this Government, and it differs in no material respect from the Budget as discussed in this Council on the last occasion.
- "I therefore propose to say nothing further on the subject at present I understand, Sir, that you will fix the date for its further discussion."

THE CHOTA NAGPUR ENCUMBERED ESTATES (AMENDMENT) BILL, 1911.

The Hon'ble Mr. Slacke moved for leave to introduce a Bill further to amend the Chota Nagpur Encumbered Estates Act, 1876.

He said :-

- "Sir,—I move for leave to introduce a Bill to amend the Chota Nagpur Encumbered Estates Act, 1876 (VI of 1876). When a landed proprietor applies for leave to have his estate brought under the protection of that Act, some time has to elapse before final orders can be passed on his application. Hon'ble Members will recognize the necessity of having such an estate protected from sale under a decree of a Civil or Revenue Court during the period when the application for bringing the estate under the Encumbered Estates Act is being considered; since, if this were not possible, the objects of the Act could easily be frustrated.
- "Up to the time when the new Code of Civil Procedure, 1908 (Act V of 1908) came into force, the Commissioner of Chota Nagpur had, in virtue of a notification dated the 13th June, 1882, issued under clause 2 of section 327 of the former Code of Civil Procedure (Act XIV of 1882), power to grant such protection in respect of sales under Civil Court decrees, pending the passing of final orders on the landlord's application to have his property brought under the Encumbered Estates Act.
- "The passing of the new Code of Civil Procedure rendered that notification invalid, and no provision exists in the new Code under which a similar notification could be issued.

"Legislation is therefore necessary to restore to the Commissioner the powers he had in this respect prior to the passing of the new Code of Civil Procedure.

"As regards decrees of Revenue Courts, the Commissioner has already, under section 206 of the Chota Nagpur Tenancy Act, 1908 (Ben. Act VI of 1908), power to prohibit the sale of tenures in execution of decrees for rent, and the Bill I desire to introduce proposes to give such power of prohibition to the Commissioner for the purposes of the Encumbered Estates Act in respect of any decree of a Revenue Court against the applicant, for in Chota Nagpur, as in Orissa, cases dealing with arrears of rent are dealt with by the Revenue Courts."

The motion was put and agreed to.

The Hon'ble Mr. Slacke introduced the Bill and moved that it be read in Council.

The motion was put and agreed to, and the Secretary accordingly read the title of the Bill.

THE CALCUTTA IMPROVEMENT BILL, 1911.

The Hon'ble Mr. Bompas moved that the preliminary Report and the further Report of the Select Committee on the Bill to provide for the improvement and expansion of Calcutta be taken into consideration.

The motion was put and agreed to.

The Hon'ble Babu Deba Prasad Sarbadhikari moved that the consideration of the Bill be postponed till the July session of the Council.

He said:—"Sir, I beg to move for the postponement of the consideration of the Bill till the July session of the Council, as there has not been sufficient time to consider the report of the Select Committee on the amended Bill. The Select Committee had thirty-four sittings, and, on the 4th March, the Hon'ble Mr. Bompas presented a preliminary report. This was an unusual departure, and the Hon'ble Member in charge explained that the Select Committee had introduced several important changes, and, pending determination of certain questions of taxation that had been referred to the Government of 'India. for which the rest of the report waited, it was considered better that the results of the labours of the Select Committee so far should be submitted to the Council and that the public should be given an opportunity of studying and criticising them. In view of the importance, complexity and extent of the Bill, as well as its far-reaching consequences, this was unquestionably a wise and proper step; but considering the diversity and importance of the changes introduced by the Select Committee, we feel that there has not been time and opportunity enough afforded for public criticism. This is no time to review the diversified, prolonged and interesting stages through which the Bill passed before introduction, to which the Hon'ble Mr. Stephenson shortly referred in introducing the Bill. But, when after the lapse of these long years, the Bill emanated seemingly full fledged, like the classic child of the Eastern fable, whose timely birth was delayed owing to the flight across of a monster bird, thirty-four days of arduous operation was necessary before it could be framed into shape. But the shape that such an operation resulted in is passed recognition. The Bill is in many important respects not the same as the one on which public criticism was invited and sobtained. There have been important changes, in principle as well as in detail, in arrangement as well as in wording, and a careful study of the amended Bill discloses

to be prepared, and others covering the same ground-have approached their work in no light or obstructive a mood or without a due sense of the serious responsibility of the situation. A pressing sense of duty has compelled them to undertake this task, and, if they had more time to consider and confer, much of the ground would be cleared and monstrosities with suspicious family resemblance would disappear. This is one of the most important Bills that have come before the expanded Council—in fact the most important that has come before it so far, or is likely to come for some time. Hurry would really be much less economical than considered deliberation, if we are to avoid repeated condemnations and disapproval at the bar of public opinion and our Law Courts, such as are constantly attendant on some of our other Acts that were passed in a hurry in spite of protest. In the matter of such condemnation it will be no help that the framers of the present Bill, as well as its amenders in the Select Committee, have worked hard to let the High Court have as little as possible to do with the administration of the law when passed. I cannot too much deprecate this trend of the amendments which forcibly illustrate the extent and importance of the changes by the Select Committee. For my present purpose, I shall not stay to inquire into the numerous changes regarding the constitution and the powers of the Board of Trustees and the Tribunal that is to control the acquisition and the valuation under the Act and the procedure, though they are sufficiently far reaching and important to have called for and caused a long pause. The deletion of the appeal sections, modified and circumscribed as they were in the original Bill, would be about sufficient in aid of my present motion. The long-standing and long cherished statutory right of appeal to the High Court was taken away on the model of the Bombay panic measure which had to be legalised years later by a Validating Act. This validation was necessary in consequence of a case in the Bombay High Court years after the passing of the Bombay Act, but years also before the final publication of the Bill before us. In that case Sir Lawrence Jenkins, then at the head of the Bombay High Court, expressed a doubt as to whether the Provincial Legislature could give a modified right of appeal to the High Court from a newly-created institution—the Tribunal—which was at once more than, yet less than, a Court. With great respect for the authority from which it emanated, I have more than doubts whether such a pronouncement in that case, which was for an injunction against possession of certain lands being taken, would be viewed as anything more than an obiter-an obiter no doubt that the Hon'ble Mr. Erle Richards accepted and gave effect to in the shape of the Validating Act. But both the obiter and the Validating Act were before the framers of the Bill, and, with full notice thereof, they published the Bill (with the modified appeal sections that are now condemned and deleted) on which basis public criticism was invited and obtained. But that is not all. These proposals for modified appeal came up for opinion before the High Court, which has got back Sir Lawrence for its head, and His Lordship and colleagues could not very well be supposed to be oblivious of his own pronouncement. And yet the High Court not only does not object to the retention of the modified rights of appeal allowed by the original Bill, but makes other recommendations connected with appeals, namely, that an appeal above Rs. 5,000 should be allowed subject to the limitations of section 100 of the Code of Civil Procedure, 1908 (Act V of 1908), and that where the President of the Tribunal refuses to grant the necessary certificate for basing an appeal, the High Court under certain circumstances may itself grant such a certificate. And when this considered opinion of the High Court came before the Select Committee, instead of providing—in view of the Bombay case to which I believe attention was drawn—that the Tribunal shall be a court within the meaning of the Land Acquisition Act, 1894 (I of 1894), and merely shall not be deemed to be so, and instead of doing away with the objections for modification of section 54 of the Land Acquisition Act, the Select Committee cuts the Gordian knot by making the award of the Tribunal final, as if the Tribunal is an arbitration court, though the claimant is no willing party to such arbitration, and it merely makes section 54 of the Land Acquisition Act, which is the Appeal section, wholly inapplicable to the Improvement Act. This, I say, is revolutionising

and not changing the Bill, and what has taken the Select Committee thus much labour to achieve cannot possibly be assimilated and criticised by the lay public, unaccustomed to such measures and methods. Putting it at the lowest, the whole situation is more than doubtful, upon which careful and considered legal opinion is necessary, for what the local Legislature cannot give in a modified form it ought not lightly to take away even if it can.

"We are incidentally promised the security of some sort of an appeal in a casual remark in the report of the Select Committee—the likely gift of the Imperial Government; we do not know what view the Imperial Government, which is finding so much of the wherewithal, or the Imperial Legislature will be inclined to take of the situation. But we legislating here have a right to know as to how the appeal provisions are going to ultimately shape themselves in order to judge and decide as to how the attendant and incidental sections should be framed and worked. This Council would probably take one view of things if there is an appeal and another if there is none. Contingent legislation like that suggested would be alike objectionable and undesirable.

"For these and many more reasons that could be multiplied, I beg to suggest a short postponement. None in this room or out of it can be more anxious for speedy improvement of the plague spots of Calcutta than myself. In connection with the delay in proceeding with the measure of Improvement, I have often drawn the attention of this Council to the untoward results of hanging it up, for we live and suffer right in the midst of neighbourhoods which all foul epidemics, modern and ancient, visit first, infest the longest and leave the last, and in which even the pettiest of local improvements, after being solemnly passed and notified, were stayed because of the approaching Improvement scheme. Anxious as we are for expedition, we must see that the scheme proceeds on just working lines, to secure which I firmly believe more mature consideration of the amended Bill is necessary.

"I repudiate with all the emphasis that I can command the idea that the amendments of which notice has been given are intended to wreck the Billin class interest or to overawe the Government. It is a foul calumny upon Your Honour's Councillors which they have never done anything to deserve, and also Your Honour's Government and Secretariat which are strong and resourceful enough to be able to deal with double as many amendments in half the time if there be need. But, not only is there no such need, but there is no justification for hurry under the circumstances. I, therefore, expectantly appeal for an opportunity for harmonising this motley of many shades and shreds into suitable texture and tint that will stand the test of time. We are not legislating for a period or a generation, but for many such, that will be saddled and burdened more than we know or they will be able to afford, if sufficient and scrupulous care be not now bestowed."

The Hon'ble THE PRESIDENT said :-

"The motion of which the Hon'ble Member gave notice several days ago has received the careful consideration of Government, and the conclusion which my colleagues and myself have arrived at is that it is one which we ought to accept.

"Whether such a postponement is really required on the merits is, perhaps, open to doubt; for though the alterations introduced in the original Bill by the Select Committee are certainly somewhat numerous, they are not really difficult of comprehension; and one would have thought that any person who had attentively studied the Bill as first introduced would not experience much difficulty in mastering them, within the period of approximately one month that has elapsed since the Committee's first report was published.

"We have, however, been influenced by the fact that a strong body of public opinion undoubtedly exists which asks for further time for consideration of the Bill. In large measure this, no doubt, emanates from the landowning classes, who are apprehensive that their interests will be adversely affected by the measure. I am not prepared to affirm, however, that the feeling

is confined to these classes only. This morning I received a memorial signed by four important public bodies in Calcutta, of which only one could be regarded as being specially representative of the land-owning classes—the British Indian Association. In any case, the extent of public feeling which asks for an adjournment is of such a character that it would not be right to ignore it or to attempt to override it.

"We have, therefore, decided to accept the Hon'ble Member's motion and to agree to the consideration of the Bill being adjourned till the rains session of Council. This course is not without its drawbacks, to which we are alive. It may be hoped that in the interval that will now be allowed to elapse the somewhat exaggerated apprehensions which now seem to be entertained in some quarters will have had time to die down; and that when the Bill eventually comes up for discussion, all parties will be prepared to approach it in a calm and reasonable spirit, with a full appreciation of the far-reaching benefits which, we hope, it will confer on the people of Calcutta."

The motion was put and agreed to.

The Hon'ble BABU DEBA PRASAD SARBADHIKARI said:-

"If it is permissible, Sir, on behalf of the community, I desire to convey to Your Honour the most heartfelt gratitude of the community for your considerate action. We do not care what happens to the Bill so long as it is properly considered."

THE PRESIDENT said :-

"I am obliged to the Hon'ble Member for his expression of acknowledgment of what the Government has done. I propose that the discussion of the Budget be held on Wednesday next, if that is convenient to Hon'ble Members. We will now take up the discussion of the Resolution of which the Hon'ble Mr. Saiyid Wasi Ahmed has given notice, and to which the Hon'ble Rai Shiba Sankar Sahay, Bahadur, proposes to move an amendment. A timelimit of one hour has been fixed for the discussion of this Resolution, and I would remind Hon'ble Members that, under rule 12 of the rules for the discussion of matters of general public interest, no speech shall exceed 15 minutes in duration."

RESOLUTION UNDER THE RULES FOR THE DISCUSSION OF MATTERS OF GENERAL PUBLIC INTEREST.

Under rule 23 of the rules for the discussion of matters of general public interest, the President assigned a time-limit of one hour for the discussion of the Resolution and amendment standing in the names of the Hon'ble Mr. Saiyid Wasi Ahmad and the Hon'ble Rai Shiba Shankar Sahay Bahadur.

The Hon'ble Mr. Saiyid Wasi Ahmad then moved the following Resolution standing in his name:—

This Council recommends to the Lieutenant-Governor in Council that it is desirable, in the interests of the administration of criminal justice in the Sonthal Parganas, that the attention of Magistrates exercising jurisdiction within that district should be drawn to section 340 of the Code of Criminal Procedure, 1898, so that, when an accused person wishes to be defended by a pleader, he should, as a matter of right, be allowed to be so defended.

He said :-

"Your Honour,—The resolution that I have the honour to move refers to a district which, if I mistake not, is not much widely talked of and is very little

known to the outside public. I would, therefore, very shortly, place before Your Honour and the Council its extent and constitution. The Sonthal Parganas is a large and important district in the Bhagalpur Division, and has five subdivisions besides the Sadar or Dumka Subdivision, which is the head-quarters of the district, viz., (1) Deoghar, (2) Rajmahal, (3) Godda, (4) Pakaur and (5) Jamtara. The head of the district is styled 'Deputy Commissioner,' and the district is commonly known as a non-regulation district. It is administered by special enactments and regulations known as the Sonthal Parganas Regulations. The High Court of Judicature at Fort William having little or no jurisdiction over the district, except in cases which I shall allude to subsequently in my speech, the Divisional Commissioner exercises the functions of the High Court. There is one peculiar anomaly which I would like to mention here, i.e., that the Deputy Commissioner is both a District Magistrate and a District Judge, and a Sessions Judge to boot, in certain matters, namely, for the purpose of hearing criminal appeals and motions; whereas there is a separate Sessions Judge for trying Sessions cases. As at present arranged, the District and Sessions Judge of Birbhum is also the Sessions Judge of the Sonthal Parganas only for holding Sessions at Dumka, the head-quarters of the district. Criminal motions and appeals against orders passed by all classes of Magistrates are therefore heard by the Deputy Commissioner in his capacity both as a District Magistrate and a Sessions Judge. The Subordinate Magistrates in the Sonthal Parganas also exercise jurisdiction both in civil and criminal matters, the Subdivisional Officers exercising the functions of Subordinate Judges.

"The Commissioner of the Division exercises the functions of the High Court so far as the district is concerned, except in reference to proceedings against European British subjects or persons jointly charged with European British subjects, and except in reference to proceedings against other persons so far as sections 374 and 379 of the Code of Criminal Procedure, 1898 (Act V of 1898) are concerned, in the case of the submission of a sentence of death for confirmation, of the postponement and commutation of a sentence of death passed on a pregnant woman (section 382, Code of Criminal Procedure), of appeal from, or a revision of sentence of death (Chapters XXXI and XXXII, Code of Criminal Procedure) and of an appeal from an original or appellate order of acquittal (section 417, Code of Criminal Procedure). He also exercises the functions of the High Court in civil matters where the valuation of the suit does not exceed one thousand rupees.

"Now, the reason that led me to bring forward this motion before Your Honour and the Council is the present unsatisfactory and undesirable manner in which the Magistrates in the Sonthal Parganas deal with applications presented on behalf of accused persons to be allowed to be defended by pleaders. Section 340 of the Code of Criminal Procedure lays down that 'every person accused before any Criminal Court may of right be defended by a pleader.' 'Pleader,' again, has been defined by section 4, clause (r) of the same Code, and, with reference to any proceedings in any Court the term means 'a pleader authorized under any law for the time being in force to practise in such Court, and includes (1) an advocate, a vakil and an attorney of a High Court so authorised and (2) any mukhtar or other person appointed with the permission of the Court to act in such proceeding.' 'The law for the time being in force' as mentioned in the above definition is the Legal Practitioners Act, 1879 (XVIII of 1879, as amended by Acts IX of 1884, XI of 1896, and I of 1908. This Legal Practitioners Act has unfortunately not been extended to the Sonthal Parganas, and therefore a pleader as defined in the Code of Criminal Procedure has no legal status in the district. He cannot under the circumstances appear before any Criminal Court in the district, unless he is specially permitted to do so, and an accused cannot as of right engage him to get himself defended.

"Under Regulations III of 1872 and II of 1886, and by subsequent notifications thereunder (vide Bengal Government letter No. 5581J., dated 13th December, 1895), the entire provisions of the Code of Criminal Procedure are in force in the district, subject to certain modifications enumerated in

Chapter II of Regulation V of 1893, by one of which the jurisdiction of the High Court is restricted to certain proceedings, which I have already stated in the earlier part of my speech. *Primâ facie*, therefore, it would appear that section 340 of the Code of Criminal Procedure has got the same significance in the Sonthal Parganas as in Regulation districts. But, Sir, in practice we find it otherwise.

"The procedure adopted in the case of an accused person is that if he wishes to be defended by a pleader, he has to apply to the Magistrate to be so defended, and it rests with the Magistrate to allow or disallow the application. If the application is disallowed, the accused has two alternatives—either to go undefended or to secure a copy of the Magistrate's order, come to Bhagalpur, engage a pleader, and through him move the Commissioner against such order. I may mention here that an accused coming up to the Commissioner for such redress is seldom disappointed, and in almost all cases the Commissioner upsets such orders of the Magistrate. But Your Honour will agree with me that the procedure is unnecessarily inconvenient, harassing and expensive. And often it so happens that, by the time an accused secures an order from the Commissioner and engages a pleader to defend himself, half the case is finished. The ground on which such a procedure is adopted has already been stated by me before, viz., that the Legal Practitioners Act is not in force in the Sonthal Parganas. But though the Legal Practitioners Act is not in force, we find that by virtue of some law or procedure, a pleader is entitled to practise in criminal cases in which European British subjects are concerned as accused and defend them. This, I find, was decided so far back as 1883 by a Resolution of the Government of Bengal, Judicial Department, which is as follows:—

Read a petition, dated the 5th July, 1883, from Babu Apurha Krishen Pal, a pleader, in which he appeals against the orders of the Deputy Commissioner, Sonthal Parganas, which have been upheld on appeal by the Commissioner of Bhagalpur, deciding that he, the petitioner, is only entitled in the district of the Sonthal Parganas, to practise (1) in criminal cases in which European British subjects are concerned as accused, and (2) in Civil and Revenue cases in which the subject-matter is over Rs. 1,000.

'The petitioner prays that he may be allowed to practise ordinarily as a pleader in the district of the Sonthal Parganas without any restriction whatever.

'Read also a letter, No. 160J., dated the 13th September, 1883, from the Commissioner of Bhagalpur, and enclosure, reporting on the above petition.

ORDER.—Ordered that the petitioner be informed that the Lieutenant-Governor supports the views of the Commissioner, both on the grounds of public policy, in a district like the Sonthal Parganas, and upon the wording of the present Code in force there. Mr. Rivers Thomson, therefore, declines to interfere in the matter.'

"This procedure restricts the employment of licensed lawyers to defend accused persons other than European British subjects, and virtually limits the operation of section 340 of the Code of Criminal Procedure. I do not for a moment contend that this procedure is illegal, but to my mind it is unfair, unjust and inequitable, and unnecessarily emphasises a distinction, and the sooner it is effaced the better for the good government of the country. In spite of the fact that the Legal Practitioners Act is not in vogue in the district, there is nothing illegal if the Magistrates there were to use section 340, Code of Criminal Procedure, in the same sense in which it is done in the Regulation districts, by allowing licensed lawyers to defend accused persons if they so desire, and thus remove all causes of hardship and inconvenience.

"I would not like to tax the patience of Your Honour and this Council by quoting instances, and the number is legion, in which there have been failures of justice on account of the accused not being allowed to be defended by a pleader, and of those in which people have gone up to the Commissioner for

redress. I may, however, content myself with giving one or two instances. The other day, Your Honour, there was a case before Mr. Streatfeild, our late Commissioner, which came up to him on revision. In this case the accused, who was a son of a Panda of Deoghar, applied for permission to engage a pleader to defend himself. The permission was refused by Mr. Sunder, the Subdivisional Officer, and he was tried without getting any legal help. In the course of the trial the Subdivisional Officer admitted evidence as to the bad character of the accused, though such evidence in this case was absolutely irrelevant and inadmissible under the provisions of section 54 of the Evidence Act. The accused was convicted, and evidence which should not have been recorded at all was used against him. I refer to this case not as a typical instance, but as one that comes uppermost in my mind as being of recent occurrence. To my mind it is but natural that Magistrates exercising such plenary powers, as they do in the Sonthal Parganas, stand fully in need of the assistance of lawyers in trying cases; for we sometimes find that they display too fine a sense of appreciation of law and rulings in their judgment. Only in December last, in a case tried by a Deputy Magistrate of Dumka under section 209 of the Indian Penal Code (Act XLV of 1860), we find that in the judgment the Deputy Magistrate says of a ruling reported in 12 W. R. that, though it is a case bearing on the point before him, yet it was an old case and might have been over-ruled, and it is thus that he gives a go-by to a decision of their Lordships the Judges of the Calcutta High Court. Strangely enough, when the matter came up on appeal before the Deputy Commissioner, that officer in his judgment tried to differentiate the ruling in 12 W. R. from the case before him, but all the same supported the observation of the Deputy Magistrate that it might have been over-ruled, by giving an example from his personal experience to the effect that, in another case before him, one pleader appearing for one party quoted a ruling which the pleader appearing for the other side pointed out had been over-ruled in a subsequent case. Surely Magistrates who show such scanty respect to decisions of the High Court can hardly be expected to adhere strictly to law and procedure when there is no lawyer to draw their attention to them.

"I have no desire, as I stated before, to convince Your Honour and this Council by referring to a number of cases that have come within my experience during the last 1 t years of my practice at Bhagalpur. I feel convinced that for a proposal like the one I have before this Council, it is not at all necessary for me to advance many arguments for its acceptance.

"Your Honour, the Sonthalis are fully alive to the concessions given them by the first proviso in section 2 of Act XXXVII of 1885 as amended by Act X of 1857 and Regulation No. V of 1893 in which it is laid down:—

'All civil suits in which the matter in dispute shall exceed the value of one thousand rupees shall be tried and determined according to the general Laws and Regulations in the same manner as if this Act had not been passed.'

"And so it comes to this, that a man in the Sonthal Parganas can by right prosecute or defend his rights and title in Civil Courts through a pleader if the value of his suit exceed Rs. 1,000, but he cannot as of right get himself so defended if he is an accused in a criminal case, regardless of the charge or charges against him. Evidently, property in the Sonthal Parganas is more valuable than life and liberty.

"Your Honour my resolution suggests and recommends that this state of affairs in the Sonthal Parganas should no longer be allowed to exist, and that early steps should be taken to remedy a long-felt grievance of the inhabitants of this important district. Time has now come, and the Sonthal Parganas has sufficiently advanced, not to allow even one man there to feel that justice is not done to him in respect of his life and liberty."

The Hon'ble Rai Shiba Shankar Sahay Bahadur moved that the foregoing Resolution be considered in the following form:—

This Council recommends to the Lieutenant-Governor in Council that it is desirable, in the interest of criminal justice in the Sonthal Parganas, that when an accused person, whether he be a European British Subject or not, wishes to be defended by an Advocate, Vakil or Attorney enrolled by a High Court, or by a pleader authorised under the Legal Practitioners Act, 1879, by the Calcutta High Court to practise in the Courts subordinate to it, he should, as a matter of right, be allowed to be so defended.

He said :-

"Sir, the district of the Sonthal Parganas having been removed from the operation of the general laws and regulations by Act XXXVII of 1855 is governed under clause 2 of the said Act by special officers appointed by, and subject to, the direction and control of Your Honour. No general law or regulation passed by any authority howsoever high can have force in this district unless it is specially extended thereto by Your Honour. There is no appeal, no reference to any higher authority in any case whatsoever. In other words, Your Honour is the sole, highest and final authority, so far as the administration of this district is concerned. Such being the case, the people of this district naturally claim at Your Honour's hands more special considerations than the inhabitants of any other part of the Province under your charge.

"Unfortunately, Sir, the people of this district are suffering from many disadvantages and have many real grievances. One of them, with which we are concerned to-day, is that accused persons, who are Indians, are, in some cases at least, denied the right of being defended by professional lawyers—a right, Sir, which is never denied, I believe, to any other subject of the Crown, except perhaps under very extraordinary circumstances.

"Sir, the position in this district is that, whereas in proceedings under the Code of Criminal Procedure against European British subjects, the accused person can of right be defended by professional lawyers, such as advocates, vakils, attorneys of the Calcutta High Court and pleaders authorised to practise in the courts subordinate to it, the Indian British subjects have no such right under the rules in force there.

"The reason for this anomaly is that, where Europeans are concerned as accused persons, the final appeal lies to the Calcutta High Court, and the courts of the Sonthal Parganas with regard to such cases are subordinate to that Court. Therefore by virtue of the Legal Practitioners Act, which is in force in all courts subordinate to the High Court, the professional lawyers, such as I have enumerated above, have a right to appear on behalf of an accused person who engages them.

"But in those cases where the accused persons are Indians, except with regard to the cases committed to the Sessions, the final appeal lies to the Commissioner of the Bhagalpur Division who exercises all the powers of the High Court referred to in the Code of Criminal Procedure. The Calcutta High Court, not having jurisdiction, the Legal Practitioners Act is not applicable, and there is no provision under which the Commissioner of the Bhagalpur Division, like the Calcutta High Court, can enrol legal practitioners to practise in his courts and in the courts subordinate to him. The result is that in this district, while professional lawyers have a right to appear on behalf of an European accused person, they have no such right where Indians are concerned, except on obtaining special permission given in each case by the court under section 4, clause 7), sub-clause (2) of the Code of Criminal Procedure. Under the law this permission has to be given by the court which hears the case. In practice, however, I understand this permission is given or refused by the Sub-divisional Officer, which is technically illegal. But this is a minor matter. The main point is that under the rules in force there, the permission in each and every case is necessary before a legal practitioner can appear on behalf of

an Indian accused person. This permission is sometimes refused. The refusal of such permission causes considerable annoyance, harassment and expense to the party, and this has been amply and abundantly dealt with by my Hon'ble friend. But what I most respectfully, though emphatically, beg to submit is that, apart from the inconvenience, annoyance and expense to the party, as a question of principle, the engagement of a professional man depending on the sweet will of the presiding officer of a muffassil court is objectionable on other grounds. It has a demoralising effect both on the presiding officer and on the legal practitioner appearing before him on his sufferance. It is neither fair to the presiding officer nor to the professional man concerned. It is unfair to the presiding officer, in that it gives rise to most unfavourable criticism when permission is refused. It is unfair to the legal practitioner, in that insinuations may be made that he cannot fearlessly and faithfully discharge his duties to his clients—a thing so necessary in a legal practitioner, when his very introduction into the case is due to the favour of the presiding officer and subject to his sanction. The sooner this practice, therefore, is done away with, the better for all parties concerned.

"Even the Hon'ble Judges of the High Court do not exercise the right of sanctioning the engagement of a legal practitioner in each case, and of giving preference to one particular practitioner over another. They frame rules for enrolment, and any legal practitioner satisfying the requirements of those rules is enrolled and has a right to appear in every case in which he may be engaged, without any special sanction of the Hon'ble Judges. In Regulation districts, strictly speaking, that class of legal practitioners known as mukhtars cannot appear without special orders of the court, but, as a matter of practice, such sanction is presumed to be given in all cases without exception and they do not depend on the sanction of the presiding officer for their engagement.

"Sir, the aim and object of the resolution moved by my hon'ble friend is that, where an Indian accused person wishes to be defended by a professional man, he should, as a matter of right, be allowed to be so defended, and that the choice of his lawyer may not in any way directly or indirectly be influenced by the presiding officer of the Court, and that there is no reason why an Indian British subject of this district should be denied the privilege which is allowed to every British subject, European or Indian, under Your Honour's Government.

"To this extent, I fully and cordially support the object which my Hon'ble friend has in view. I beg, however, to point out that the resolution of my Hon'ble friend is vague and defective and, if accepted, will not go far enough to attain his end.

"In the first place, I do not think there is any meaning in drawing the attention of the Magistrates in the Sonthal Parganas to section 340 of the Code of Criminal Procedure, as the resolution proposes to do. The wording of the resolution clearly leads one to think that such Magistrates have been acting contrary to section 340, and that by drawing their attention to it, our object will be attained. My Hon'ble friend has himself pointed out that the action of these Magistrates is not illegal. If so, what is the object in drawing their attention to this section? The action of the Magistrates is, strictly speaking, not illegal. Their answer is—"You have no doubt a right to be defended by a 'pleader.' But, properly speaking, we have no 'pleaders' in this district for, as we are not subordinate to the Calcutta High Court, we refuse to recognize any pleader licensed by that authority, and there is no rule under which professional men can be licensed by any authority in the Sonthal Parganas like the Calcutta High Court. Therefore, though you have a right to be defended by a 'pleader' there being no 'pleader' here you must go undefended." The fact is that the rules are defective, and our complaint is not so much with regard to the operation of the rules as with regard to the rules themselves, which lead to most unjust and unsatisfactory results and which have to be set right.

"The next defect in the resolution of my Hon'ble friend is that he has not defined the word 'pleader' in the resolution. He does not say what he means by the word 'pleader.' If the word 'pleader' therein has the same meaning attached to it, as in the Code of Criminal Procedure, and as interpreted by the Magistrates, then we do not advance the cause of these accused persons a bit, and the object of the resolution will be frustrated. I have, therefore, in my amendment made the matter clear. If my amendment is accepted, the Indian accused persons in the Sonthal Parganas will have the right to be defended by exactly the same class of professional lawyers as the accused persons in other parts of the Province and as the European accused persons in the Sonthal Parganas are defended. I venture to think that there is no justification in treating them in a different way. Therefore, Sir, on behalf of the Indian accused persons of this district of the Sonthal Parganas—Sonthals and Dikus (i.e., not Sonthals) alike, I most earnestly appeal to Your Honour for redress, and I appeal to my hon'ble colleagues of this Council, both official and non-official, to join me in this appeal to Your Honour, and I feel, Sir, that I do not appeal in vain.

The Hon'ble Mr. Bompas said :--

"Sir, I have been asked, as a former Deputy Commissioner of the Sonthal Parganas, and one who is therefore acquainted with the local circumstances of that district, to explain to the Council what is the actual practice prevailing there in regard to the employment of pleaders in criminal cases and the circumstances which have led to that practice being adopted.

"I would begin by saying that I am glad that the Hon'ble Rai Shiba Sankar Sahay Bahadur has moved his amendment, because I must take strong exception to the terms of the original motion. That motion runs to the effect that the attention of magistrates in the Sonthal Parganas should be drawn to section 340 of the Code of Criminal Procedure. The magistrates in that district exercise jurisdiction in courts established by law and are drawn from the same services as magistrates who exercise jurisdiction in other districts. They have probably been transferred from courts outside that district to the courts within it. I myself, before I was Deputy Commissioner of the Sonthal Parganas, was for a year District and Sessions Judge of Birbhum. In both capacities, I exercised criminal appellate powers. I think that the Hon'ble Member would scarcely consider it becoming to move that the attention of the Sessions Judge of Birbhum should be drawn to the Code of Criminal Procedure and I fail to see why it should be more fitting to do so in the case of an officer of equal rank in the Sonthal Parganas. But, in fact, in his speech he has taken the sting out of any thing that might be implied in his motion, by the admission that the procedure followed in the Sonthal Parganas is strictly legal in view of the fact that the Legal Practitioners Act is not in force in that district. That is the real gist of the question, and that is the difficulty which is met by the amendment of the Hon'ble Rai Shiba Sankar Sahay Bahadur.

"The administration of the Sonthal Parganas is different from that of the rest of Bengal, and the origin of that difference lies in the history of the district. The district was formerly a tract of jungly land lying between Bhagalpur and Birbhum. During the first half of the 19th century that jungle was rapidly cleared and occupied, mainly by Sonthals. The whole of the northern portion of that tract was administered from Bhagalpur. The ordinary courts exercised jurisdiction and the ordinary laws and regulations were in force. As is too often the case in backward districts and among a backward people, those laws and regulations were abused, the procedure of the courts was abused, and the result was a feeling of great discontent among the aboriginal inhabitants. Rapacious underlings of Government, avaricious mahajans and oppressive landlords combined to oppress the people. The result was that, in June 1855, a body of 10,000 Sonthals assembled in the Barbait valley in the Damini-Koh and rose in rebellion. They declared war against all mahajans, zamindars and rich Bengalis. They defeated the Hill Rangers who marched from Phagalpur to deal with them, and they proceeded to loot and murder. It was

not till the end of the year that 8,000 regular troops succeeded in suppressing the rebellion. As a result of the rising and of the discontent which led to it, the administration of the district was reformed. The tract which now form Sonthal Parganas were taken over from the districts of Bhagalpur and Birbhum, and formed into a separate district and removed from the jurisdiction of the ordinary law courts. The ordinary regulations and laws ceased to have effect, and a paternal system of Government was introduced, under which it was desired that the people and the hakims should come into personal touch, and justice should be administered in a paternal way without the intervention of legal practitioners. The system worked well for several years. In 1863, a legal ruling was obtained to the effect that the Regulation barring the operation of the ordinary law, could only have a retrospective effect. Laws passed after 1855 were therefore held to be in force, among others the Rent Law and the Code of Civil Procedure. The enforcement of the ordinary laws in regard to rent and debt led to gross evils. They were followed by discontent, and in 1871 a further rising of the Sonthals was feared. They began to assemble in numbers, and the Bengali inhabitants of the district prepared to fly. Again a reform of the administration had to take place. Regulation III of 1872 was passed. The operation of the ordinary law was again barred, and, among other things, the right of practising within the district which had begun to be exercised again was withdrawn from legal practitioners. From that time to this, with certain modifications, that system has been observed. Such is the origin of the peculiar administration of the Sonthal Parganas.

"The present position as regards the employment of pleaders in criminal cases is as follows. As we have already had explained to us, the pleader used in the ordinary sense, a pleader enrolled in one of the courts subordinate to the High Court of Calcutta and authorised to practise under the Legal Practitioners Act, has no legal existence in the Sonthal Parganas. He has as little or as much right to practise as a pleader there as a pleader enrolled in the Bombay or in the Madras High Court. There is no law in force there which gives a legal status to any similar class of legal practitioners. Whenever any one, therefore, is permitted to appear in a criminal case, he appears as a person specially authorized under the second branch of the definition contained in clause 4(r) of the Code of Criminal Procedure. In actual practice, in cases in which the Crown prosecutes in criminal cases, in which the Court Inspector appears on behalf of the Crown, it is obviously fair that the accused should have legal assistance, and in such cases an application on behalf of a legal practitioner to represent the accused is never refused. I say never, because that is the practice. I am not prepared to say that no individual magistrate in a moment of aberration or unwisdom has ever refused such permission. The practice of the district is that, in cases in which the Crown prosecutes, no obstacle is put in the way of the accused being represented. In complaint cases, and in criminal cases between parties of less importance, where the complainant bears the cost of the prosecution, a discretion is exercised. Very often such cases are really civil disputes. Very often they are trivial disputes between two villagers, which can best be decided by a magistrate acquainted with the people, who calls the parties before him, hears them in the presence of their fellow villagers, and generally has small difficulty in finding out exactly what has beprened. It is not always to the adventage of the administration of has happened. It is not always to the advantage of the administration of justice that pleaders should be engaged in such cases. The question of how far it is advisable that pleaders should be engaged in all cases may be approached from two sides—from the point of view of the potential pleader and from the point of view of the potential criminal or, rather, of the potential litigant. When I was in the Sonthal Parganas, gentlemen frequently came to me and asked for permission to practise in the district as pleaders, they pointed out that they were unable to make a living in the district in which they were at the moment and that the Sonthal Parganas appeared to present a virgin field for their abilities and the prospect of a handsome income. That no doubt was perfectly justifiable from their point of view, but it does not follow that it was in the public interest that these gentlemen should earn a

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livelihood at the expense of the people of the Sonthal Parganas. To regard law courts as established for the purpose of maintaining pleaders in comfort is to transpose cause and effect. From my own experience, there are plentiful arguments to be found to show that the people are not always so anxious to secure the expensive service of legal practitioners as perhaps the latter themselves would think. In civil appeals where points of law were involved, I have frequently urged the parties to engage legal practitioners in order that I might be saved considerable trouble, and, in two cases out of three, they preferred to leave the matter to the unaided decision of the Deputy Commissioner. Any system may be abused. The system under which the conduct of cases is left to the sole discretion of legal practitioners may also perhaps be abused, but there are many independent authorities, such as missionaries and European zamindars residing in the Sonthal Parganas, who bear testimony to the general satisfactory working of the law courts in the district.

"We hear much now-a-days of a movement in favour of discouraging excessive and ruinous litigation. At every conference people are urged to return to the ancient system of having their disputes settled by the old village panchayats. The object of the Sonthal Parganas system is to attain many of the advantages of the old panchayat system. There will be no cheap and speedy justice at the hands of a panchayat if lawyers are paid Rs. 100 or Rs. 1,000 a day to argue the cases.

"Whatever changes may be made in the future the system cannot be said to be the outcome of perversity or of prejudice against any class of the population, but it is the result of a bond fide effort made by experienced administrators to bring cheap and speedy justice to the door of the cultivating classes."

The Hon'ble Maulvi Faker-up-din said :-

"Sir, the Resolution and the amendment which have been ably moved and elaborately discussed by the Hon'ble Movers of the original resolution and the amendment do not require any further elucidation, and are such as should be accepted by Your Honour and this Council without any support.

"However, in order to keep up the formality, it is highly desirable to offer my hearty support, though I am afraid I may not be able to add anything to what has already been said by the Hon'ble Movers of the original motion or the amendment.

"I may, however, seek the indulgence of Your Honour's permission to submit one thing, viz., that in pleading for the extension of the application of the provisions of the Legal Practitioners' Act to the court of justice in the Sonthal Parganas, I am not at all actuated by a feeling akin to a professional leaning which, at times, any member of the profession may be unconsciously or even consciously led to entertain, but purely by a sense of humane consideration for all classes of His Imperial Majesty's subjects whether residing in the hearts of the City of Palaces or in thick jungles and mountain passes within this vast Peninsula.

"Whatever may be the misconceived views and notions about the usefulness of the existing Bar in India, i.e., when you look upon it from a particular standpoint of a certain class of Indian politicians and administrators, I can safely assert that with all its shortcomings, assumed or otherwise, through the agency of our profession many an innocent life has been saved from awful ends.

"In short, without enlarging upon the point in connection with the subjectmatter before the Council, it can be justifiably contended that, but for the unestimable blessings and advantages of this agency, the litigants in general might have been led to doubt in the fair fame of the absolutely impartial justice which we are all receiving in His Majesty's Courts of Justice in this country. "It may well be inquired, therefore, why the poor inhabitants of the Sonthal Parganas have been virtually denied the right of availing themselves, as of right, of this agency. It is a virtual denial, for the non-application of the provisions of the Legal Practitioners' Act to the Court, or rather to the Bar there, is tantamount to that.

"The Hon'ble Mover, I think, is perfectly right in pointing out that under Regulations III of 1873 and II of 1866, and by notification contained in the Bengal Government letter No. 5581J., dated the 13th December, 1895, the entire provisions of the Code of Criminal Procedure are in force in the district of the Sonthal Parganas, and the definition of the word 'pleader', as given in the Code itself, read together with section 340 of the said Code, makes it very clear that an accused has a right to be defended by a pleader in the district of the Sonthal Parganas as well. But the Legal Practitioners Act, 1879 (XVIII of 1879), which is presumably referred to in the definition of the word 'pleader' in the Code of Criminal Procedure, has not been extended to the Sonthal Parganas, and hence a pleader has got no legal status in that district, and he, as a matter of right, cannot appear in any Criminal Court in the district.

"Sir, the services of a pleader are required to help the cause of justice, and a few instances quoted by my friend the Hon'ble Mover would tend to convince Your Honour and this Council how the rulings of the Highest Tribunal have been set at naught by the Magistrates of the district in the Sonthal Parganas, and what grave injustice has been done to the accused on account of either ignorance of law and rulings or incorrect appreciations thereof by the Magistrates concerned.

"No doubt the Magistrates have been vested with discretionary power in the matter of granting permission to the accused to engage a pleader to defend him, but Your Honour has heard in how many cases such discretions have been improperly exercised. We know that, in case of improper exercise of discretion by the Magistrate, the accused has a right to go up to the Commissioner of Bhagalpur with a view to secure the permission for the engagement of a pleader after getting the order of the Magistrate set aside. This may be easy in conception, but in practice it is very difficult.

"Sir, look to the inconvenience, trouble, expense and harassment to which an accused is likely to be subjected in securing the reversal of the order of the Magistrate refusing to grant permission to the accused to engage a pleader, and, after all, Your Honour and this Council have yet to consider as to how many of them are in the position of moving the Commissioner in such matters.

"It was no doubt in the interest of public policy that the Legal Practitioners Act was not extended to the Sonthal Parganas, but the time for such a policy has gone. Are the residents of that district still so backward or such savages or uncivilised as to receive punishment without being heard? Does it look fair and equitable that in the same district European British subjects have got the privilege of getting themselves defended by pleaders, and that even Indians if tried along with European British subjects have that privilege extended to them, but that the same privilege is refused to an Indian British subject if he happens to be the only unfortunate accused. A question legitimately arises as to how it is that, when the provisions of the Legal Practitioners Act have not been extended to the Sonthal Parganas, European British subjects have a right to engage pleaders to defend them, and why the same right is refused to an Indian British subject? It is difficult to understand this anomaly; the Government may be in a position to explain the reasons for such a distinction and how and when and under what circumstances this privilege was given to the European British subject. Would it not be an act of bare justice to endeavour to remove such invidious distinctions, which only tend to emphasize the popular impression that the scale of justice is not held even between Europeans and Indians.

"As regards the public policy, a question arises, what is the underlying principle of such a policy as to pass sentence upon an accused without giving him an opportunity of proper representation of his innocence? The accused may be a brute, may be most uncivilized, but the policy of our benign Government is to do even-handed justice to each and all. The more uncultured people they are, the greater is the need of legal assistance to such people, as without such assistance it is impossible for them either to show the falsity of the charge laid against them or to prove their innocence. Sir, if justice has to be administered according to laws of the land, it is fair that attention of the Tribunal should be drawn to such laws in the light of interpretations put by different High Courts. And who is expected to do that? Can you expect such things from the accused himself? Certainly not. This can only be done by lawyers. To refuse permission to the accused to defend himself by a pleader means to refuse justice to him. It means an arbitrary order of conviction or acquittal without any reference to law, rule or procedure.

"There is another anomaly which has yet to be explained. If the property of a certain value exceeding Rs. 1,000, belonging to a person resident of the district of the Sonthal Parganas is at stake, he has a right to engage a pleader to protect his civil rights whether he is plaintiff or defendant. But if the life and liberty of the same man, however wealthy he may be, is at stake, he has no right to engage a pleader to defend himself without the permission of the Magistrate. It appears to me that the life and liberty of a person in the Sonthal Parganas, however rich and wealthy he may be, has a value equivalent to less than rupees one thousand, for otherwise it is hard to find any explanation for such an anomalous position.

"With these few words, I strongly and whole-heartedly support the motion. To me it appears that the original motion and the amendment are one and the same; the amendment has made the motion more explicit and clear. It is all the same whether the original motion or the amendment be accepted."

The Hon'ble Mr. Das said :-

"Your Honour,-It was not at all my intention to speak on this resolution, but after having heard the Hon'ble Mr. Bompas, I feel it my duty to say a few words. He has very clearly put in a very lucid speech the history of the system which now exists in the Sonthal Parganas, and no doubt anybody who studies that system would come to the conclusion that the system is one which found justification in the past history of the tract. The Hon'ble Mr. Bompas has also put before the Council two sides of the question—one is the Pleader's point of view of the question, and the other is the Administration point of view. Certainly no person-not I, at any rate-should advocate any proposal under which a number of pleaders or lawyers should be let loose on the illiterate and ignorant people of the Sonthal Parganas to fleece them. But at the same time, the resolution does not aim at letting loose the pleaders on the ignorant people, but the resolution is worded so as to leave us in no doubt as to the intention of the hon'ble mover. The resolution proposes that when an accused person wishes to be defended, he should be given an opportunity to secure the services of lawyers. The last two years' Budgets in this Council have shown that the services of lawyers are very valuable even in the Metropolis of the British Empire. I have read of a case where the Magistrate trying a case in the Sonthal Parganas came to a very curious legal conclusion. A person against whom a case was proceeding died, and his son was arraigned for his father's offences. The Magistrate held that if the son inherited his father's property, why should he not also be punished for an offence committed by the father? That was probably a very sensible view to the trying Magistrate. It is not difficult for us to conceive that some Deputy Magistrate would adopt such an interpretation of the law. I submit that the greatest benefit we enjoy under British rule is Justice, and the foundation of the British Empire rests on our appreciation of British Courts of Justice. In certain cases where justice is miscarried owing to the ignorance of the persons entrusted with the administration of justice, it is a discredit to the Administration. The question before the Council is that accused persons in the Sonthal Parganas should be given an opportunity of defending themselves by pleaders if they so wish, not to allow pleaders to fleece the ignorant people. Having that in view, I submit that the resolution ought to be accepted by the Council."

The! Hon'ble Mr. DUKE said :--

"Sir, I have observed that the Hon'ble mover and supporters of the resolution, although they have given a very lucid and detailed explanation of the judicial system which prevails in the Sonthal Parganas, and of the regulations which are in force, have, in fact, avoided any reference to the circumstances which have occasioned that district to be administered under a different system to the rest of the province, or any explanation of the reasons why the inhabitants labour under what they consider to be disabilities as compared with those of other districts. The reasons have been very sufficiently explained in the history of the district by the Hon'ble Mr. Bompas, who has relieved me from going particularly into the matter. Briefly, the state of the case may be summarised by saying that it was found impossible for the Sonthal aboriginal population to live under the same polity and judicial system as their more advanced neighbours, since they had neither the intelligence, education, nor any of the mental qualities necessary to defend their interests when they were called in question, and, therefore, they were being gradually expropriated from their ancestral lands and reduced to a condition of serfdom. This once produced a bloody rebellion accompanied by serious massacres and horrible atrocities which it required much display of military force to put down. Even then the lesson was only partially learnt. The nature and personnel of the administration was changed, but the legal system was not effectively changed. The Hon'ble Mr. Bompas has explained how, by degrees, the old Bengal system began to creep back, and how again after 16 years another rebellion was very narrowly averted. Gentlemen, this matter may seem to be ancient history, which has little application to the present day, since for the last 40 years the Sonthal Parganas have enjoyed peace and prosperity and have made great progress. Of course it is open to argument that in such circumstances the administration may be altered, made more progressive, and brought more into line with the rest of the province, but lessons such as we have in the history of the district are not to be lightly put aside, and it is clearly also open to us to argue that the peace and contentment of the district are very greatly due to the simple patriarchal system under which it has been administered. It perhaps would be hopeless to try to convince lawyers that there can be too much law or too many legal practitioners, but still it is a curious circumstance that in the present day, in parts of the country very different to the Sonthal Parganas, the increase of litigation and the ruin which it works are being constantly referred to. It' is one of the favourite subjects of the public press, and various systems and schemes for reducing the amount of litigation, by a wider resort to private arbitration, are constantly being discussed and advocated. When that seems to be the tendency of the day, we should naturally hesitate before we take steps to promote the increase of litigation in the Sonthal Parganas. Now it may be said that the limited scope of the resolution can hardly have much effect in increasing litigation. It would, however, have some effect, and from one point of view, I may say at once, from my own point of view, the amendment of the Hon'ble Rai Shiba Shankar Sahay Bahadur is more objectionable than the original resolution, for what it really amounts to is this;—it proposes the introduction of the Legal Practitioners Act which has hitherto been 1879. excluded from the Sonthal Parganas, and even something more than that, for according to it, so far as regards criminal cases, every sort of practitioner who is authorized under the Legal Practitioners Act or enrolled in a High Court, 1879. would be able to practise in this particular district.

Act XVIL

Act XVIII 1879.

"The liberty of practice would be greater than even in the courts of the ordinary districts, for there the pleader has not only to have the

authority of the High Court to practise, but has also to enroll himself in the courts of the district. The amending resolution would, in fact, open the way to the unrestricted practice of every kind of legal practitioners in the Sonthal Parganas. Now, it is of importance that the number of authorised legal practitioners there should not be increased to such an extent that they must, in order to procure a living, themselves foment litigation and stimulate its increase. At present there is a fair number of persons authorised to practise as pleaders in the Sonthal Parganas, but the numbers are watched, and they have never been allowed to reach the point where any excessive degree of competition is likely to prevail. The principal objection which I have to the resolution is that it would be difficult to admit it and at the same time to exercise any control over the number of persons practising in the courts. What actually happens in the Sonthal Parganas is, as you have been told by the Hon'ble Mr. Bompas, that in all cases conducted by the police, no obstacle is put in the way of the accused being represented, and in a great majority of complaint cases, the same is the case. An examination of the figures shows that in upwards of three-fourths of the cases in which the accused desired to be represented by pleaders, permission was granted, and generally, where it has been refused by the lower courts, the superior courts have shown extreme consideration in granting permission. To go beyond that point and insist that in all cases pleaders should be permitted, is another matter. As long as pleaders are limited, it may not be always possible for both parties to be represented, and the general principle has been that, when the parties are persons of the same class and both desire it, the privilege should be granted, but that it should not be allowed when it is to result in a man of superior position making it impossible for an aborigine to obtain justice and that is what practically must be the case if the party who is al

"So long as that is impossible, it is impossible to lay down that the discretion which is now vested by law in the officers of the Sonthal Parganas should be entirely done away with and that pleaders should appear without

reference to them.

"Government, however, recognise that the Sontbal Parganas system is not necessarily unalterable. With the advance of civilisation and education, it may have to be modified. The conditions are not the same in all parts of the district; they are not the same in parts of Rajmabal and Deoghur as in the wilder subdivisions, but in the Damin-i-koh and in a very great part of the district they are still exceedingly primitive and the same watchfulness is as necessary now as it was 40 years ago. The length to which the Government are willing to go in the present case,—and I trust it will be recognised that it is a considerable concession,—is that what we have been told is the practice will now be made a rule or instruction binding upon the officers, namely, in all cases in which the Government are the prosecuting party the accused shall have a right to be represented by an approved pleader if he so desires; while in complaint cases, that is to say, in all cases where the task of prosecuting falls on the complainant, the accused may be defended by an approved pleader, that is by a pleader who has been approved for practice in the Sonthal Parganas, unless the Subdivisional Officer considers, for special reasons to be recorded in writing, that he should not be so allowed. It will be observed that this is a very substantial reduction of the unfettered discretion which has hitherto been allowed to the officers. If the presiding officer of the court considers that the accused should not have the advantage of appearing by pleader, the onus will now be put on him to record his reasons, instead of its being put on the party to show cause by way of appeal why the concession should be permitted. Thus far Government are prepared to go by means of executive instructions, and I think it ought to be recognised that this is as far as it is possible to go in meeting the views which have been put forward by the supporters of the resolution."

The Hon'ble Mr. Saiyid Wasi Ahmad then withdrew his resolution in favour of the amendment moved by the Hon'ble Rai Shiba Shankar Sahay Bahadur.

The PRESIDENT said :-

"Will the Hon'ble Mr. Wasi Ahmad and the Hon'ble Rai Shiba Shankar Sahay Bahadur, after hearing from the Hon'ble Mr. Duke the extent to which Government are prepared to meet the object of the resolutions which have been moved, be prepared to accept that and to regard their resolutions as withdrawn?"

The Hon'ble Mr. SAIYID WASI AHMAD said :-

"Sir, I accept the Hon'ble Rai Shiba Shankar Sahay's amendment, but the improvement proposed by the Government does not exactly meet the case that we have put before the Council. It seems to me, Sir, that there is a notion that we want to make the Sonthal Parganas a happy hunting ground for hungry lawyers. It is unfortunate that none but lawyers in this Council have tried to move or support this resolution. It would have been better if some of the zamindars had come forward to our rescue. But, as we are always dealing with such cases, we thought that justice demanded that this resolution should be brought before Your Honour, and I think that it would be making again an invidious distinction if the proposal as stated by the Hon'ble Mr. Duke is given effect to. I am glad that the Hon'ble Mr. Bompas had something to say in connection with this resolution, but it seems to me that an accused ought to be allowed, on principle, to defend himself, if he so desires, and that no other suggestion, of any sort whatever, can be accepted by any one among us. I find that a distinction has been made between Crown cases and cases of complaints, on the suggestion of the Hon'ble Mr. Duke. In the former case, the accused would be allowed to defend himself by a pleader, but I am afraid, Sir, that when a private person who happens to be a rich man, chooses to prosecute or persecute another person, it would be unjust and unfair not to allow that person to be defended by pleaders.

The Hon'ble Babu Bhupendra Nath Basu said :-

"Your Honour,

I beg to ask whether the Hon'ble Mover is replying to the Hon'ble Mr. Duke, or is he speaking further on his motion, as there are some other Hon'ble Members who also wish to speak."

The President said:—I regret to say that the time limit for the discussion of the resolution has expired. I am afraid there is no probability of any other Hon'ble Members being able to speak. It is only as a matter of concession that I have allowed the Hon'ble Member to go on.

The Hon'ble Mr. SAIVID WASI AHMAD said :-

"I am very anxious about the time-limit. I was very anxiously looking at the clock—and although the Hon'ble Members who replied occupied half the afforted time-limit—I must express myself with a very few words more, though we are a quarter of an hour more than the expected time. I fully appreciate the amendment of my hon'ble friend that an accused person should be defended by any class of lawyers if heso desires. I am afraid, Sir, that we cannot accept the suggestion of the Hon'ble Mr. Duke, and I would certainly, in the circumstances, ask for a division on my resolution, accepting the amendment of my hon'ble friend, Rai Shiba Shankar Sahay Bahadur."

The amendment being put to the vote, a division was taken, with the following result :- He had and held and all became distinguished with the sure of

Ayes 19.

Babu Bhupendra Nath Basu.

Rai Sita Nath Ray Bahadur.

Maharaja Manindra Chandra Nandi.

Maharaj-Kumar Gopal Saran Narayan Singh.

Babu Kirtanand Sinha.

Raja Rajendra Narayan Bhanja Deo.

Babu Deba Prasad Sarbadhikari.

Mr. J. G. Apcar.

Mr. Golam Hossein Cassim Ariff.

Mr. Saiyid Wasi Ahmad.

Maulvi Saiyid Muhammad Fakhr-uddin. mice had becomed the electric

Rai Shiba Shankar Sahay Bahadur.

Mr. Madhu Sudan Das, C.I.R.

Rai Baikuntha Nath Sen Bahadur.

Babu Mahendra Nath Ray,

Khan Bahadur Maulvi Sarfaraz Husain

Babu Braja Kishor Prasad.

Mr. Dip Narayan Singh.

Babu Bal Krishna Sahay.

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Noes 27.

Mr. F. A. Slacke, c.s.r., Vice-President.

Mr. F. W. Duke, c.s.t.

Rai Kisori Lal Goswami Bahadur.

Mr. R. T. Greer, c.s.t.

" E. W. Collin.

J. H. E. Garrett.

" C. J. Stevenson-Moore.

" T. Butler.

. E. P. Chapman.

" J. G. Cumming.

" H. Wheeler, C.I.E.

,, B. K. Finnimore.

,, S. L. Maddox.

", G. W. Küchler.

, L. F. Morshead.

" C. H. Bompas.

" C. E. A. W. Oldham.

Nawab Saiyid Muhammad, Khan

Mr. W. R. Gourlay.

" C. F. Payne.

Maharaja Sir Prodyot Kumar Tagore, Kt.

Sir Frederick George Dumayne, Kt.

Mr. Norman McLeod.

" F. H. Stewart.

" W. J. Bradshaw.

Babu Hrishikesh Laha.

Maulvi Saiyid Zahir-ud-din.

The following Members did not vote:

The Hon'ble Mr. B. C. Mitra.

Sir Bijay Chand Mahtab, K.C.I.E., Maharajadhiraja Bahadur of Burdwan.

Mr. T. R. Filgate.

The amendment was therefore lost.
The Council was then adjourned to Wednesday, the 5th April, at 10-30 A.M., when the discussion of the budget will take place.

F. G. WIGLEY,

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Secretary to the Bengal Legislative Council.

CALCUTTA, The 4th April 1911.



The Calcutta Gazette.

WEDNESDAY, APRIL 12, 1911.

PART IVA.

Proceedings of the Bengal Legislative Council.

LEGISLATIVE DEPARTMENT.

Abstract of the Proceedings of the Bengal Legislative Council, assembled under the provisions of the Indian Councils Acts, 1861, 1892 and 1909.

THE Council met in the Durbar Hall in Belvedere on Wednesday, the 5th April, 1911, at 10-30 A.M.

Present:

The Hon'ble SIR EDWARD NORMAN BAKER, K.C.S.I., Lieutenant-Governor of Bengal, presiding.

The Hon'ble Mr. F. A. SLACKE, C.S.I., Vice-President.

The Hon'ble Mr. F. W. DUKE, c.s.I.

The Hon'ble RAI KISORI LAL GOSWAMI BAHADUR.

The Hon'ble MR. R. T. GREER, C.S.I.

The Hon'ble Mr. E. W. COLLIN.

The Hon'ble Mr. J. H. E. GARRETT.

The Hon'ble Mr. C. J. STEVENSON-MOORE.

The Hon'ble MR. T. BUTLER.

The Hon'ble Mr. E. P. CHAPMAN.

The Hon'ble Mr. J. G. CUMMING.

The Hon'ble Mr. H, WHEELER, C.I.E.

The Hon'ble Mr. B. K. FINNIMORE.

The Hon'ble Mr. G. W. Küchler.

The Hou'ble MR. L. F. MORSHEAD.

The Hon'ble Mr. C. H. BOMPAS.

The Hon'ble Mr. C. E. A. W. OLDHAM.

The Hon'ble NAWAB SAIYID MUHAMMAD, KHAN BAHADUR

The Hon'ble Mr. W. R. GOURLAY.

The Hon'ble Mr. C. F. PAYNE.

The Hon'ble Maharaja Sir Prodyot Kumar Tagore, Kt.

The Hon'ble SIR FREDERICK GEORGE DUMAYNE, KT.

The Hon'ble BABU BHUPENDRA NATH BASU.

The Hon'ble RAI SITA NATH RAY BAHADUR.

The Hon'ble Sir Bijay Chand Mahtab, K.C.I.E., Maharajadbiraja Bahadur of Burdwan.

The Hon'ble Maharaj-Kumar Gopal Saran Narayan Singh.

The Hon'ble BABU KERTANAND SINHA.

The Hon'ble BABU DEBA PRASAD SARBADHIKARI.

The Hon'ble MR. J. G. APCAR.

The Hon'ble Mr. NORMAN McLEOD.

The Hon'ble Mr. F. H. STEWART.

The Hon'ble Mr. W. J. BRADSHAW.

The Hon'ble Mr. GOLAM HOSSEIN CASSIM ARIFF.

The Hon'ble Mr. SAIYID WASI AHMAD.

The Hon'ble Maulyi Saiyid Muhammad Fakhr-ud-din.

The Hon'ble BABU HRISHIKESH LAHA.

The Hon'ble Maulvi Saiyid Zahir-ud-Din.

The Hon'ble Mr. T. R. FILGATE.

The Hon'ble RAI SHIBA SHANKAR SAHAY BAHADUR.

The Hon'ble RAI BAIKUNTHA NATH SEN, BAHADUR.

The Hon'ble Khan Bahadur Maulvi Sarfaraz Husain Khan.

The Hon'ble BABU BRAJA KISHOR PRASAD.

The Hon'ble Mr. DIP NARAYAN SINGH.

The Hon'ble BABU BAL KRISHNA SAHAY.

QUESTIONS AND ANSWERS.

PRIMARY AND MAKTAB EDUCATION.

The Hon'ble Mr. SAIYID WASI AHMAD asked:-

I .- Will the Government be pleased to state the amount spent by each of the District Boards and Municipalities in the Patna, Bhagalpur, Tirhut and Chota Nagpur Divisions on Primary education during the last three years, and what percentage of the whole was spent on Maktab education? The Hon'ble Mr. Cumming replied:

I.—"Government are not in a position to supply the comparative statistics of expenditure on maktab and other primary education asked for by the Hon'ble Member. It may be pointed out, however, that until the recent revision of the Local Self-Government Act, District Boards, although they were entitled to aid Muhammadan schools following the ordinary courses of vernacular instruction, were not entitled to aid maktabs, i.e., Koran schools."

The Hon'ble Mr. Saiyid Wasi Ahmad asked: -

- II.-Will the Government be pleased to state-
 - (a) what was the maktab grant from the Provincial revenues to each of the districts of the Patns, Tirhut and Bhagalpur and Chota Nagpur Divisions during the years 1908-09, 1909-10, 1910-11 and 1911-12, and
- b) whether such grants were sufficient to meet the requirements of the maktabs following the Departmental Syllabus?

The Hon'ble Mr. Cumming replied:-

- II.—(a) "The particulars desired with regard to the aid granted from Provincial revenues to maktabs in each of the districts of the Patna, Tirhut, Bhagalpur and Chota Nagpur Divisions during the year 1908-09 to 1910-11 are set forth, in so far as they are at present available, in the statement which is laid on the table. The distribution of the maktab grant for the years 1911-12 has not yet been determined.
- (b) Government have no definite information as to whether the grants are insufficient"

Statement referred to by the Hon'ble Mr. Cumming in the answer to Question No. II.

Name of District and Division.	Grapt made in 1908-1909.	Grant made in 1909-1910.	Grant made in 1910-1911.
Patna Division.	Rs.	Rs.	Rs.
Patna district	1,000	1,784 1,708 1,314	1,734 2,318 2,105
Tirhut Division.			V
Saran district	1,000	855 949 1,665 • 2,213	1,181 949 3,093 2,218
Bhagalpur Division.	1 177 232	A TANK	11-6/10
Bhagalpur ,, Purnea ,, Sonthal Parganas district Darjeeling ,,	1,000 1,000 1,600 500 50	1,500 1,500 1,400 800 150	1,556 1,500 2,045 873 150
Chota Nagpur Division.	ta	Principles of	1100
Ranchi , , Palamau , ,	250 100 100 100 50	310 195 145 200 108	454 381 338 200 108
or total	10,150	16,746	21,198

The Hon'ble MR. SAIYID WASI AHMAD asked :-

III.—(a) Do all maktabs in the Bhagalpur and Tirhut Divisions follow the Departmental Syllabus?

(1) What grants in-aid are they allowed by Government?

The Hon'ble Mr. Cumming replied:-

III. - (a) "The answer is in the negative.

(b) The rates for grants-in aid to maktabs, following the departmental syllabus, are as laid down in Mr Earle's letter of the 16th June, 1908, to which the Hon'ble Member has referred in his questions. The actual amount of the total grant in-aid is given in the statement laid on the table."

The Hon'ble Mr. SAIYID WASI AHMAD asked :-

IV — Will the Government be pleased to call for a statement from each of the Educational Divisions of Bengal, showing the number of maktabs in each of them and the amount required for aiding them on the scale laid down in paragraph 52 of the Hon'ble Mr Earle's letter No. 246—T, of the 10th June, 1908, to the address of the Government?

The Hon'ble Mr. Cumming replied:-

IV.—"Government have already in the last financial year called for statements from each of the educational divisions of Bengal showing the number of maktabs in each of them, and the amount required for aiding them on the scale to which the Hon'ble Member refers. The amount, as elicited from these reports, is Rs. 51,908. Provision has been made to the extent of Rs. 45,000, and endeavour will be made to bring the provision up to the required total, if possible."

The Hon'ble Mr. SAIYID WASI AHMAD asked :--

V.-Will the Government be pleased to refer to paragraph 44 of the Hon'ble Mr. Earle's letter mentioned above, and state-

- (a) how far the recommendations made therein, respecting the appointment of Inspecting Maulvies, have been given effect to, and
- (b) whether it is intended to give one such officer during the next financial year to each of the districts of Mong yr and Purnea?

The Hon'ble Mr. Cumming replied:-

V.—(a) & (!) "Owing to the financial situation it has not been found practicable to give effect to the recommendations made on the subject of the appointment of additional Inspecting Maulvies. It is not intended to appoint an Inspecting Maulvi to each of the districts of Monghyr and 1 urnea during 1911-12."

The Hon'ble Mr Saivid Wasi AHMID asked :-

VI.—Will the Government be pleased to refer to paragraphs 37, 38 and 39 of the Hon'ble Mr. Earle's letter mentioned above, and state—

- (a) how many applications for Government grant were received from Madrassas in the Bhagalpur Division during the year 1911-12, and
 - (b) how they have been disposed of?

The Hon'ble Mr. Cumming replied :-

VI.—(a) & (b) "Two Medrasses in the Bhagalpur Division, viz., the Madrassa Anjuman Hemayet Islam, Monghyr, and the Madrassa Anjuman Islamia at Kissenganj, applied for Government assistance in 1910 11. In the case of the firmer correspondence is still priceeding. It is proposed to sid the latter with effect from the 1st April, 1911."

THE COURT OF SMALL CAUSES, CALCUTTA.

The Hon'ble BABU DEBA PRASAD SARBADHIKARI asked:

- VII.—(a) Has the attention of the Government been called to complaints in the Press and outside the Press about the congested state of business in the Calcutta Court of Small Causes?
- (b) Would it please the Government to state whether and how far such complaints are well founded?
- (c) Is it a fact that such congestion affects work both in the Courts and in the offices, and that the congestion exists mostly in the 5th Court, and that there is considerable congestion in the 3rd and 4th Courts?
- (d) Would the Government be pleased to state the reasons of such congestion?

The Hon'ble Mr. CHAPMAN replied :-

- VII.—(a), (b) & (c) "The Government are aware that complaints are being made about the congested state of business in the Calcutta Court of Small Causes and that there is in fact some congestion in the 3rd, 4th and 5th Courts.
- (d) The congestion does not appear to be due to any actual increase in the volume of business for disposal. The Government are not prepared at present to state any opinion as to the reasons for the congestion, but it is believed that the pending file will shortly be reduced to normal proportions."

The Hon'ble BABU DEBA PRASAD SARBADHIKARI asked:-

- VIII.—(a) Has the Government received any representation or suggestion for strengthening the Ministerial Department of the Court, by the appointment of a Deputy Registrar or otherwise?
- (b) If so, when and by whom was such representation or suggestion made, and what steps have been taken for giving effect to the same?
- (c) If no steps have been taken, would the Government be pleased to state the reason of such omission, and whether it proposes to take any steps for strengthening the Ministerial Department of the Court, and, if so, when?

The Hon'BLE MR. CHAPMAN replied:-

- VIII.—(a) & (b) "An application for the appointment of a Deputy Registrar was made in 1908 by the Chief Judge; the Government did not accede to the application, mainly upon financial grounds. No other representation or suggestion for strengthening the Ministerial Department of the Court has been received.
- (c) Should the Judge move again for the appointment of a Deputy Registrar, the proposal will be carefully reconsidered."

The Hon'ble BABU DEBA PRASAD SARBADHIKARI asked:-

IX —Would the Government be pleased to consider the necessity of appointing an additional Judge for relieving the congestion in the Court?

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The Hon'ble Mr. Chapman replied:

IX.—"No application has been made for the appointment of an Additional Judge, and there does not appear to have been any increase in the volume of business for disposal to justify such an appointment."

The Hon'ble BABU DEBA PRASAD SARBADHIKARI asked :-

- X .- Would the Government be pleased to furnish a statement showing-
 - (a) the income derived from the Calcutta Court of Small Causes during the last five years,
 - (b) the expenditure on account of the said Court during the same period, and
 - (c) the number of cases instituted and disposed of during the sameperiod, and the number of cases now pending?

The Hon'ble MR. CHAPMAN replied :-

X .- "The statement asked for is placed upon the table."

Statement referred to by the Hon'ble Mr. Chapman in the answer to Question No. X.

		ATO. ZA.			
Year.	Gross ine	ome. ex	Total spenditure.	Net income	
case of refining	Rs.	10 of 19 10 11	Rs.	Rs.	- 1 - 11 7
1906	4,65,6	79 2	2,23,844	2,41,78	35
1907	4,55,4	49 2	,17,273	2 38 17	6
1908	5,51,0	81 2	,28,960	3,22,12	1
1969	5,14,8	44 2	,34 447	2,79,87	9
1910	4,86,1	45 2	,22,050	2,64,09	5
Year.	Pending from previous year.	No. of cases instituted.	Revived cases.	No of cases disposed of,	Transferred to High Court.
1906	2,505	21,578	835	22,451	13
1907	2,454	21,158	1,096	23,015	14
1908	1,679	23,811	1,399	24,452	13
1909	2,424	23,821	1,659	25,258	11
1910	2,640	22,947	1,639	24,228	10
	Pending at	the close of th	e year 1910	0-2,988.	

PROMOTIONS OF INDIAN ASSISTANT SUPERINTENDENTS OF POLICE.

The Hon'ble BABU DEBA PRASAD SARBADHIKARI asked:-

- XI.—(a) Would the Government be pleased to state how many Indian-Assistant Superintendents of Police who were promoted from the lower ranks, superseded European Assistant Superintendents who were appointed direct?
- (b) Was any Indian Assistant Superintendent, from the date of his promotion to that rank, given four or even three grade promotions in four years?
 - (c) If so, how many?

The Hon'ble Mr. Stevenson-Moore replied :-

XI.—(a) "Two.

(b) & (c) The answer is in the negative."

PROMOTIONS OF DEPUTY SUPERINTENDENTS OF POLICE.

The Hon'ble BABU DEBA PRASAD SARBADHIKARI asked:-

- XII.—(a) Will the Government be pleased to state the periods during which the six Deputy Superintendents who received direct appointments officiated as Superintendents?
- (b) Did they act in their own districts, or did they go to some other district during the period of such acting appointments?
- (c) Will the Government be pleased to state the periods during which the Deputy Superintendents promoted from the rank of Inspector officiated as Superintendents?
- (d) Did they act in their own districts, or did they go to some other district during the period of such acting appointments?

- (e) Will the Government be pleased to lay on the table a statement showing, as regards Deputy Superintendents promoted from the rank of Inspector, their University qualifications and their rank and pay when they first joined the Police service?
- (f) Will the Government be pleased to mention the occasions on which these officers were promoted in supersession of their colleagues while in the subordinate service?

The Hon'ble Mr. Stevenson-Moore replied: -

XII.—(a) & (b) "A statement is laid on the table:—

- (c) & (d) A statement is laid on the table :-
- (e) A statement is laid on the table :-
- (f) This information is not readily available and Government is not prepared to call for it, since its collection would involve an amount of labour quite incommensurate with the value of the results."

Statement referred to by the Hon'ble Mr. Stevenson-Moore in the answer to Question No. XII (a) and (b).

	Period	of acting.				,	Whether acted locally or elsewhere.
1.	14 days			***	***		Locally.
2.	(a) 6 months	and 6 day	VS.				Elsewhere.
	(b) from 20th 1	February	, 1911, to dat	е .		1	
3.	5 days					***	Locally.
4	(a) 22 days	***		***		***) -
	(b) 6 days	***			•••	***	Do.
	(c) 9 days				***	* 1)
5.	6 days			***	•••		Do.
6.	1 month and 4	days	***	***			Do.

Statement referred to by the Hon'ble Mr. Stevenson-Moore in the answer to Question No. XII (c) and (d).

	• Period of acting.		015 192			Whether acted locally or else- where.
1.	(a) 5 months and 22 days					Elsewhere.
	(b) 26 days	***		***		T 11
2.	(a) 1 month and 1 day	***		***	643	Locally.
	(b) 2 months and 1 day)	T21 1
	(c 2 months and 21 days		***	***		Elsewhere.
	(d) from 16th April, 1910,	to date	***	***)	
3.	(a) 1 month and 18 days					Do.
177	(b) 5 months and 5 days		***		1	T
	(c) 1 month	1	***		***	Locally.
4.	6 months and 18 days	***	***	***	***	Do.
5.	(a) 5 months and 19 days	***	***	***		Elsewhere.
	(b) 25 days	***		***	}	Locally.
	(c) 2 months and 29 days	***		***)	
6.	(a) 7 months and 6 days			***		1000
	(b) 7 months and 14 days	***	***	***		Do.
	(c) 15 days	•	•••	***		The second second
	(d) 18 days	***	•••	***		
	(e) 17 days		***	***	100	Elsewhere.
0	(f) 4 months and 8 days				•••	Do.
7.	3 years, 1 month and 20 d	ays	***	***	***	Do.
8.	5 months and 7 days	*** 1 13 1	•••		***	
9.	13 days	*** (1111)	oly washing		Hillian.	Locally.
10.	(a) 8 months and 5 days	•••	mout Miland Insil	n distant	***	Elsewhere.
	(b) 3 months and 19 days				1	

Statement referred to by the Hon'ble Mr. Stevenson-Moore in the answer to Question No. XII (e).

No.	University qualification.	Enlistment.					
Serial No.		Date.	Rank.	Grade.	Pay.		
					Rs.		
1	Passed Entrance Examination.	21st February, 1879.	Head Constable	2nd grade	20		
2	В. А	30th May, 1886	Inspector	4th "	100		
3	Nil	1st April, 1880	Sub-Inspector	4th "	50		
4	Nil Nil	20th February, 1899.	Ditto	5th "	30		
5	Passed Entrance Examination.	13th September, 1875.	Ditto	4th "	50		
6	Nil	27th March, 1879	Head Constable	4th "	12		
7	Nil	25th May, 1885	Ditto	1st "	25		
8	Nil	14th March, 1879	Ditto	4th "	12		
9	Passed Entrance Examination.	16th April, 1893	Sub-Inspector, Probationary.	5th "	20		
10	Nil	1st May, 1884	Writer Constable.	4th "	7		
11	Not known	22nd May, 1880	Constable	lst "	9		
12	Nil	1st January,	Do	2nd "	8		
13	Passed Entrance Examination.	10th February,	Sub-Inspector	5th "	30		

THE BENGAL BUDGET FOR 1911-12.

The PRISIDENT said :-

"The next business gentlemen, is the discussion of the Budget, and, I think, it will be convenient if the non-official Hon'ole Members will speak first and then the Members on behalf of Government will make their replies. The time-limit has been fixed at 15 minutes except in the case of the Finance Member."

The Hon'ble BABU BRAJA KISHOR PRASAD said :-

"Your Honour,—I wish to make only a few observations on the Budget and those in connection with the policy of the Government with respect to the educational needs of Bihar. When, at the final discussion of the Budget last year, most of us from Bihar pointed out the step-motherly treatment met dout to our Province in the matter of the Government grants-in-aid to our colleges and that in spite of the fact that more than one-half of the total revenues raised in the

Lower Provinces is contributed by Bihar, the Hon'ble Mr. Küchler, in defending the action and attitude of the Government, took up the position that the standard of comparison between Bihar and Bengal proper should not be the areas or the populations of, or the amount of revenues raised in, the two tracts of the country, but the number of University students in the two parts of the Province. In other words, the true test of comparison, according to him, should be the demand for University education in the two parts of the Province. And, I believe, I succeeded in showing the other day how the help of this standard is invoked only when Bihar Colleges are concerned; for we find that though in Chota Nagpur the demand for University education is not even half of that in Bihar, yet, while all the private colleges in Bihar taken together get little or nothing, the Hazaribagh College gets Rs. 12,000 a year as Government grant-in-aid, even from the very year in which it was affiliated as a first-grade college. This year, when, at the preliminary discussion of the Budget, I moved a resolution requesting the Government to allot Rs. 14,000 for strengthening the tutorial staff of the Government and zilla high English schools in Bihar, and Rs. 24,000 for assisting the public high English schools at the head-quarters of the subdivisions in the districts of Bihar, the Hon'ble Director of Public Instruction met me with the reply that it would be obviously unfair to apply to the improvement of Bihar schools money which was not at the same time forthcoming to effect a general improvement in the standard of secondary education throughout the Province. We fail to understand the logic of the Director of Public Instruction. The matter is simple enough. The people of Bihar do stand in urgent need of help to their schools, while circumstances in Bengal proper do not make any such necessity for improvement in Bengal schools felt by the people. On account of the paucity of high English schools in a Bihar district, the University regulations fixing the number of students for each class operate with great hardship on the Biharis. The resources of the existing schools do not permit the opening of the required number of sections in each class, and boys are refused admission. I believe nothing of this sort is felt in Bengal proper, where a sufficient number of well equipped high English schools meet the necessities of the situation. Under such circumstances, is it fair for the Government to refuse our request to increase the number of teachers in the zilla schools of Bihar? The Hon'ble Mr. Küchler says it would be unfair to take any steps to improve the Bihar schools without at the same time taking some measures with regard to the other schools in the Province. But is it fair, Sir, to raise lots of revenues from a people and not to attend properly to their educational needs and requirements? And is it fair, Sir, to spend the revenues raised in one part of the Province, with existing crying educational needs, to the purposes of another part, whose necessities are not so great. Strange seems to us to be the idea of fairness set up by the Director of Public Instruction. And I am sure the Government does not endorse any such idea. The relation of a Government to its subject is parental, and, like good parents, it is the duty of good Governments to pay more attention to the needs and necessities of a younger and weaker community of people than to that of a stronger one which may be strong enough to stand unaided. The special facilities afforded in everything, including educational matters, to our Muhammadan brethren, clearly prove the solicitude of the Government for the improvement of backward communities. Bihar, in comparison with Bengal, seems to be similarly circumstanced, and, therefore, needs special treatment in matters of educational grants. Mr Pope, a great educationist, who was for a considerable time Inspector of Schools, Bihar Circle, and was well acquainted with its needs, strongly advocated the adoption of a separate policy for the educational affairs of Bihar. In his annual report of 1885-86 he said: 'I would specially and strongly call attention to the necessity of not including Bihar with Bengal in matters of educational policy. They need separate treatment; what suits the one will not suit the other. I ask in the interest of education in Bihar that in all conferences and committees that may sit to deal with education, education in Bihar may be duly and specially represented; also that the grant-in-aid allotment be considerably increased, in order that the Biharis may have

the same advantages with their Bengalee brethren'. Another authority on Bihar educational affairs, viz., the late Dr. C. R. Wilson, Principal of the Patna College, advocated a similar policy for Bihar in 1899-1900. And we have the living authority in our hon'ble colleague, the Member for the University, who very properly said the other day: 'Bihar has a special feature as regards school education; there is not a sufficient number of private schools such as one meets with in Bengal, and, therefore, some preferential treatment is necessary with regard to the schools there.'

- "I, therefore, earnestly hope that the Government will be able to give this subject its serious consideration, and do the needful in the matter.
- "The other point, which I had a mind to touch, is the Government grants-in-aid to our colleges. But, as on this matter, we have, at least as far as the Tirhut College is concerned, the pledge and the assurance given by the Director of Public Instruction that the matter is engaging the attention of the Government, I need not say anything about it.
- "The last matter to which I want to refer is the need of a Professor of Philosophy for our Patna College. When this matter was brought up before the Council the other day by the Hon'ble Babu Bal Krishna Sahay, the Director of Public Instruction was pleased to observe that though, under the scheme initiated by Mr. Earle for strengthening the staff of the various colleges, a Professorship of Philosophy was sanctioned for the Patna College, yet on a subsequent representation made to him that Philosophy was an extremely unpopular subject, it was decided to appoint a Professor of Political Economy and Political Philosophy, and that in a matter of that kind he had to be guided by the people on the spot. Since this pronouncement of the Director of Public Instruction, a very able article on the subject containing facts and figures has appeared in the Biharee of the 31st March, 1911, under the heading Philosophy and Patna College'. I invite the attention of the Hon'ble Mr. Küchler to it. It appears in the light of the figures quoted therein that the theory of the people on the spot propounded by the Director of Public Instruction is altogether baseless. I cannot do better, Sir, than to quote a small paragraph from the said article, which runs thus:—

"Let us see whether there is any truth in the report so solemnly submitted by the "man on the spot" to Mr. Küchler about the unpopularity of Philosophy with the students. At the outset, we confess we are not endowed with the power of reading the hearts of the students, the ex-students, and the would-be students, as the "man on the spot" appears to be, but we shall base our conclusions on figures kindly supplied, at our special request, by the Principal of the Patna College. Taking the average of the four years from 1903-04 to 1906-07, we find that there were 59 students reading Philosophy in the B. A. classes (in each year). Even in the year 1907-08, the year preceding the disaffiliation of the Patna College in Philosophy, we find there were some 31 students of Philosophy in the 4th year class alone, and yet we are told on the authority of the "man on the spot" that Philosophy was an extremely unpopular subject."

"Sir, we, therefore, hope that the Government will take some steps to give us a Professor of Philosophy for our Patna College."

The PRESIDENT said :--

"The Hon'ble Babu Kirtanand Sinha's speech has been circulated to all Members of Council, it may therefore be taken as read if the Hon'ble Member agrees.

The following speech was accordingly taken as read :-

"Your Honour,—The Draft Financial Statement has been supplied to the Hon'ble Members three days earlier than was done on previous years, and it cannot be said that the non-official Members did not take full advantage of the opportunity thus afforded to them. I think much good has come out of those discussions which followed the introduction of the Financial Statement, and which the moving, seconding, supporting and opposing involved. Some

of my colleagues have also secured promises for their favourite projects. I think they have to rest content with that for the present, and to-day we have only to contemplate the budget as a whole and pass benedictions on the various items without in any way changing their character or strength. I hope and trust that greater weight will henceforth be attached to the discussions on the Financial Statement, and that the draft will be circulated earlier, to give greater opportunity, to the Members to digest all the facts and figures and make suggestions and alterations by moving resolutions on different items. It is quite clear from the discussions of the 13th March last that, while many Members were able to secure the support of the Government on the main points of their motion, they tumbled on the question of ways and means, and the position was fully appreciated by His Honour the President, who has promised to consider in the course of the year whether it is not possible to devise some means to give greater facility to the Members for the purpose of picking out items in which reduction can possibly be made. The question is full of difficulties, yet of very great importance to the non-official Members who, after labouring hard on a subject, have to give it up because they cannot indicate the item in which the reduction can be made. I think, if fuller details are given beforehand and if fuller information is made available, the Members may be able to find out means to provide for their projects. But such as it is, the privilege of moving resolutions with a view to modify the different items of expenses in the budget is of little practical value.

"Turning now to the budget which, as I have already remarked, has come out of the ordeal in its original purity, one is surprised to find the enhanced expenditure under the head "Courts of Law", and I regret very much the circumstances which have forced Government to apply such a large amount of the public money to such a class of expenditure. But I fully recognise the necessity for this item of expenditure, and I sincerely hope that this state of things will have a speedy ending.

"I do not grudge the provision of Rs. 50,000 for raising the scale of Government Pleader's retaining fees. On the contrary, I quite doubt whether the provision is quite adequate. If the Government Pleaders were paid for each opinion or each item of work that they do for the Government in cases in the same manner as we, private individuals, have to pay to them, then I believe a much larger provision would be necessary. A distinguished Government Pleader was once heard remarking that if he was to calculate the approximate value of the opinions that he had to give in Government cases with the monthly retainer he got, it would come up to nearly one pice an opinion! And on principle I would like to suggest that their relations with the Government should in no way differ from their relations with their private clients.

"The most pleasing item in the budget is the munificent grant that we have got from the Imperial Government towards Education, though the value of the gift is a little lessened by the fact that it is hedged in by some conditions and limitations, and it will, as was remarked by Mr. Küchler, find immediate expression mainly in bricks and mortar.

"In this connection, I beg to express my satisfaction on the acceptance of the resolution of my friend, Mr. Dip Narayan Singh, for the appointment of a committee to frame definite proposals for the disposal of the special grant. Though the personnel of the committee has been left entirely in the hands of the Government, we have the assurance of His Honour that the public will be allowed a fairly large voice in the committee. I hope Bihar will be adequately represented on the committee, and her claims to a fair share will be carefully considered and given effect to.

"I regret that the distribution under the Technical and Industrial head should be confined to Sibpur College equipment alone. Last year I had taken your Honour's permission to point out the necessity of multiplying the number of technical and industrial schools in Bihar, and I beg to repeat the same, and to observe further therewith that there should be a Central Industrial and Technical School at each divisional centre of Bihar, viz., Bankipore,

Bhagalpur and Muzaffarpur. A conference was held last month at Muzaffarpur at the instance of Mr. Greer, the Commissioner of Tirhut, who, I am glad to acknowledge, has taken a very keen interest in the educational improvement of his division, especially in connection with the Bhumihar Brahman College. The Inspector of Schools, and the Inspector of Technical Schools and the leading gentlemen of the town were invited to consider the steps that should be taken to establish a Technical and Industrial School and a workshop there. I hope their labours will bear good fruit, and that similar schools will be founded at Bhagalpur and other centres. I believe the Government makes a small graut of five thousand rupees to the Bengal Association for Scientific and Industrial Education. I wish that that grant were larger than it is, for no public money is better spent, and, at the same time, I wish to press for the consideration of the Government the claims of the similar Association of Bihar to an even more liberal contribution, considering the backwardness of education in that province.

"Another pleasing feature of the budget is the condition attached to the Imperial grant of rupees one lakh and sixty thousand to the University of Calcutta: while in the preceding year Rs. 80,000 only was set apart for grantsin-a d to affiliated colleges, this year one lakh and ten thousand has been given for the purpose. Bihar colleges, I hope, will have a substantial share of this grant, as their need is far greater than that of the Bengal colleges. My friend, the Hon'ble Babu Braja Kishor Prasad, has been dinning into our ears, in season and out of season, in this Council, the deplorable condition of the Bhumihar Brahman College at Muzaffarpur. This college deserves kind treatment at the hands of the Government. The newly-formed Tirhut Division-once the seat of Sanskrit learning and the home of so many Sanskrit scholars and jurists, such as Yagyabalka and Vachaspati—is very backward to-day in education. In fact, the whole of Bihar is distinctly backward in the matter of education, and Tirbut or Mithila is perhaps the most backward of all Bihar. We are, therefore, beholden to the Hon'ble Mr. Filgate, who has supported the Hon'ble Babu Braja Kishor Prasad and urged that the Bhumihar Brahman College should be put on a sound financial basis, while the local officials and the people have done what they could, and it is now time and the turn of the Government, and I hope the Government will not gradge its support to a really useful institution.

"I find there is an undesirable increase in the revenue from country-spirits in the Bihar districts. Though the public revenue is benefited by this increase of the habit of drinking—the worst weakness of the human race—every well-wisher of the country cannot but view this state of things with a shudder. Drink brings with it theft, murder and other crimes against the society, and the evil ought to be checked with a firm hand even at the sacrifice of public revenue.

"I am sorry our friend, the Hon'ble Mr. Dip Narayan Singh, had to withdraw his resolution about a grant of Rs. 74,000 to the municipality of Bhagalpur for the improvement of the water-supply in the Bhagalpur town. The water-works in Bhagalpur are exercising the ingenuity of capable men—much more, I think, of the Chairman of the Bhagalpur Municipality, who is our colleague in this Council. He must be passing many anxious days and sleepless nights in the dry season, when the Jamuna silts up and the Ganges recedes far away from the place where the water-works are located. The municipality has to concentrate all its energies and apply a good portion of its income to keep the water-supply to the town in a good condition, but still there is no adequate supply. If we were to go through the whole history of the water-works at Bhagalpur, a pathetic tale of continued fight against odds would be unfolded. Once there was a stoppage of water-supply for about fifteen days, and the result was a terrible outbreak of cholera such as had never happened in the town before. I think the time is come when the water-supply of the town of Bhagalpur should form a question for the Government to consider. Lots of proposals from local officials and experts are forthcoming, yet without the helping hands of the Government no suggestion can be given

effect to. We can well understand the reticence of the Chairman of the municipality in this Council, though I do not doubt that if any advance is made towards the consideration of the ways and means to put the water-works on a permanent basis, our friend would be only too glad to co-operate in the matter.

"I will now conclude, as I do not want to take up the time of the Council, and beg to support the budget with these few remarks of mine."

The Hon'ble RAI SHIBA SHANKAR SAHAY BAHADUR said :-

"Your Honour, last year I and a few other Bihar Members had the honour of bringing to your notice what we considered to have been a defect in the Rules for election of Members to the Finance Committee. We are deeply grateful to Your Honour for the sympathetic response that you made at the time, and for the prompt measures that you have since taken in so revising and modifying the Rules as to remove the defect and redress the grievance.

"I hope I shall not be called ungrateful or hard to please, if after the great concession made I have still to point out certain unsatisfactory circumstances connected with the Finance Committee and its powers. When I was elected to the Committee as one of its non-official Members, I could not help feeling as the Hon'ble Mr. Apear said in his last year's Budget speech he felt on a similar occasion, and I regret to state that I have been disillusioned like him. The Finance Committee has proved a veritable Armida Palace; we enter it proud of the honour, proud at the prospect of making ourselves useful, but a slight experience certainly sobers us down, and we tell a different tale as we come out. I hope for better days when the Members of the Finance Committee will have better and more useful work to do.

"Sir; the Finance Committee could not sit this year at the appointed time, because there was an unforeseen delay in getting the sanction of the Imperial Government. It met after the Revised Financial Statement had already been prepared. Under the Rules, the functions of the Finance Committee are confined to the consideration and revision of the Draft Financial Statement, and it is after considering the proposals of the Finance Committee that the Revised Financial Statement can be prepared. This year the Revised Financial Statement was made without such consideration, and the so-called Finance Committee met only after it had, strictly speaking, become functus officio. We are, however, thankful to the Finance Member for having consulted us as regards certain items of the Statement.

"The Rules of the Finance Committee exclude from its consideration (1) all normal expenditure of administration, including normal instances of increase, (2) all cases of new expenditure which is not considerable and which has been fixed at a sum of five thousand rupees or less, and (3) all cases of new obligatory expenditure of over rupees five thousand. So that a very small segment of the circle of expenditure comes within the purview of the Committee. jurisdiction of the Finance Committee, which is certainly very much restricted in its limits, has been filed down this year to almost a geometrical point by the schedule of new schemes costing more than rupees five thousand, given at the end of the Financial Statement, having been entered as obligatory. In the last year's Financial Statement, the schedule of new schemes costing over rupees five thousand attached to the Financial Statement, was not shown as such, and, I suppose, it was not obligatory. Then, I find that many items of new expenditure are not included in the said schedule which one would think contained all items of new expenditure. Take for instance Rs. 3,00,000 for Delhi Burbar; Rs. 19,000 for additional grant to non-official members; Rs. 23,000 for Temporary establishment in the Secretariat Record Room shown at page 14 of the Financial Statement; New Mill Engine at Buxar costing Rs. 9,000 at page 15 of the Statement, and so forth. They are new expenditure and should be shown as such. It does not matter if they were of an obligatory character. My object in making this observation is to draw the attention of the Finance Member to the fact that, if the 1 raft Financial Statement is prepared strictly according to Rule 5 and according to the headings

given in the Hon'ble Mr. Wheeler's lucid speech in Council on the 28th January, 1910, it will be a great improvement.

"Speaking of the Finances and the Finance Committee, I cannot but congratulate the Finance Member on the satisfactory character of the Financial outlook of the province as disclosed in the closing balance of Rs. 85,77,000, as against 70 lakhs of the last year. It is a substantial progress in the right direction, and I hope it will be steadily kept up and improved in future.

"Sir, I now pass on to an agreeable feature of the Financial Statement of this year, viz., the new relation in which the province financially stands to the Imperial Government as the result of the alterations of the terms of the Provincial Financial settlement made by the Government of India.

"The Provincial settlement came into operation in the year 1906 with a fixed assignment by the Imperial Government to meet the Provincial deficit. The Financial outlook of the province was becoming gloomier and gloomier till, to quote Sir Fleetwood Wilson, Bengal bordered on the verge of bankruptcy. It was time, therefore, that change was effected, and a change fraught with important and far-reaching consequences has taken place. For a portion of the fixed assignment have been substituted larger shares of growing revenues. The benefit accruing in the present year, however, gives but a feeble idea of the magnitude of the boon conferred upon the province by the new arrangement. It serves but to open up the avenues of future possibilities.

"The second interesting item in the Financial Statement is the amount set apart for education. The greatness of a Government is tested by the amount it spends upon the education of its subjects. In the light of the above, it is a pleasure to note how the amount spent on education in the province has been growing more and more steadily from the year 1906-07. Last year it was Rs. 59,17,000, this year it is Rs. 70,26,000, and the figures exclude the expenditure by the District Boards and that upon educational buildings constructed and maintained by the Public Works Department. The apportionment of the grant to the various items is just and satisfactory. Equally important is the special grant for Sanitation. It was time that the Sanitation question in Bengal was taken up and grappled with, in serious earnestness. The figures published in the papers of the last Census disclose a reduction of population in some of the districts, that is truly alarming. Malaria in West Bengal and Plague in Bihar are chiefly responsible for it. We hope to see that vigorous steps are taken for successfully fighting these enemies.

"Sir, the last point that I have to touch upon, is the allotment of Rs. 3,00,000 for the Royal Visit. I wish it were more; I wish we could, without in any way interfering with the welfare of the Province, set apart a much larger sum of money to testify in a fitting manner to the feelings of loyalty and gratitude that fill the heart of every Indian at the prospect of His Majesty's visit."

The Hon'ble BABU DEBA PRASAD SARBADHIKARI said :-

"It is a matter of congratulation that the Provincial revenues have been strong and well managed enough to leave us able to meet more than our normal requirements, and even to indulge in stray superfluities, repatition of which may have to be watchfully guarded against. This is due to the well-organized continuity of financial administration, the lack of which I deplored on past occasions, and the ensurance of which I ventured to predict and hope for under the firm, statesmanlike and sympathetic control of a Ruler who knows Bengal and Bengal finances as well as Indian finances, and could recover our lost caste in the Indian Secretariat. During such a regime we hoped that a more equitable revised settlement with the province would take place, and our hopes have not been belied. It is not given to us under the rules to criticise the policy or details of the settlement that leaves us better to the extent of the by no means negligible sum of seven lakhs and a half a year. But it may be given to us to hope that other provincial grumblers will some day succeed in getting the question reopened so that a little more may fall in our way. I am doubtful about the expediency of immediate and individual grumbling, lest worse should befall us. And the despatches on the subject published a day or two ago do not induce a change of this opinion.

"Members of the Council have had opportunities of tendering their heartfelt thanks to the Government of India for their timely and generous aid of education and sanitation. It is our bounden duty to repeat and emphasize expressions of our sincere gratitude, and it is no less our duty and pleasure to associate Your Honour's name in this connection. There must be genuine and widespread gratitude that the many causes, for which we have been pleading and struggling for the past few years, are receiving steady and substantial help. The manning and equipment of the Government colleges, the strengthening of private colleges, better hostel accommodation for our college and school students, and larger expenditure on sanitation, have been fruitful Budget themes under the old and the new rules, and all these matters will receive more or less attention during this year and the next, and I have no doubt the next and the next again. If this little and nothing more was all that we could claim as a result of our labours, I would take strong exception to the notion gaining abroad that we are a glorified debating society that might profitably invest our time and energies otherwise. In connection with the debate on the revised Financial Statement, I discounted the immediate profitableness of a study of the fly-on-the-wheel order, and I did not stay to calculate the turns of the mighty administration wheels in which non-official criticisms and ventilation—I refuse to call it agitation—may to some extent have assisted. The notion I refer to has, however, since been further gaining ground, and a little of the study of the kind I indicate may not be wholly useless. Dr. P. C. Roy has, after long years of patient waiting, been promoted to the Indian Educational Service, according to the newspaper reports, and if, in the matter of expediting that promotion persistent, non-official criticism has in the least contributed, our energies have not been wholly spent in vain. To Dr. Roy, long enlisted in the World's Educational Service, this promotion when it comes, if it has not yet come, may not mean much, well nigh at the close of his career in the service of Government. But to others who are sure to follow him—and the Budget provision of the year certainly indicates that three more of his deserving colleagues will soon be allowed. to join him in the superior service—it will mean a great deal. The principle once accepted, the Secretary of State may refrain from making direct appointments to a certain extent in England, and may allow Your Honour's Government to reward arduous services of the members of the Provincial Service whose names must be before Your Honour's Government. In the same way, we may claim, with some pardonable pride, credit for the part we have been allowed to take in connection with the betterment of the Provincial, Judicial and Executive Services, the Medical service,—both as regards Assistant Surgeon and the Hospital Assistant grades—the improvement of the lot of ministerial officers of our Courts, and particularly the strengthening of the ministerial staff of the Original Side of the High Court, just sanctioned. And if these results have been achieved during the past three years much more must have preceded, which I have not had the time and opportunity to look up. I may also refer to some negative results. Nonofficial opposition was directed to the undue development of Fraserganj, the expansion of the Golden Crown fisheries, and the precipitate sale of Jorabagan than in view of the purchase of the Duff's College for police purposes. The · Budget before us shows the wisdom of non-official opposition in every one of these cases, though, having regard to the explanations then pressed, such opposition had to give way more or less. These are failures, no less pregnant with result than success. True, we have not been able to achieve all that we wanted to achieve. But I for one am not prepared to sacrifice the essentially oriental virtue of gratitude for small mercies.

"But even if less was achieved, we would be bound to go on all the same—we who, by accepting office as Your Honour's Councillors, are pledged to give the Reformed Constitution a loyal trial. And, if better results are to emanate, we must justify ourselves, for we, like that Constitution, are also on our trial. It is the duty of every one of us to do whatever work comes our way, as if ours was the last word on the subject, which, if absolutely given effect to, would not imperil the Constitution or the Government. We

whom the artist makes strain every muscle rowing the beat, fast attached to a buoy, that moves not an inch, for they are earning their entry into the much coveted University Eight, and their blades are all perforated oak. We would have ourselves to blame, to a certain extent, if all our Budget proposals were to come to grief for want of care and forethought. In saying so I do not conceal from myself the severe handicap attaching to all our efforts, to which we have often had to draw attention. But we have had our reward. Your Honour generously recognized our difficulties, and was pleased to say towards the close of the last Financial debate that it was not all our own fault that, for want of detailed and timely information, we could not pick out suitable counterbalancing items. I was unfortunately alone among the Calcutta non-official Members when this—the best of the assets of that day's debate—was realized, for others more mindful of their health had left us to ourselves and sought the snugness of their cheery homes that stormy evening. Of course, Your Honour took care to warn us that even with timely and detailed information at our disposal, we should find it difficult to pick out items that the Government could assent to being left out, so carefully is the whole Budget prepared in advance. But I do not despair. If we are not regarded as wanton obstructionists deliberately bent on wrecking schemes, timely and friendly association with the departments in which we happ=n to take particular interest may benefit by our criticism before the Budget attains its cast-iron rigidity. For, after all, a friendly outside view of things may now and again help in taking even departmental Committees of the kind that I roughly indicate for these purposes, may be of better nse in framing the Budget than an omnibus Finance Committee that has little opportunity and less time to go into the whole question effectively.

"What good such Committees can do will be best illustrated by the labours of those that Your Honour was pleased to appoint for considering the allotments of the Imperial Educational grants. Much of the misapprehension and doubt have been removed, and seemingly unpalatable measures have been readily accepted on either side, which long debates and paper fights would hardly have achieved. I do not regret the differences of opinion that exist among the non-official members themselves, which accounts for much of their discomfiture, for I would not welcome the premature appearance of the caucuses and the whips. We are not here to embarrass the Government as some unfortunately think, but to help it in the best of our light, and that we can best do by speaking out our mind straight from the shoulder, unmindful of the fate of the particular motion before the Council in which we may consider ourselves interested. It is for the responsible Government to take note of our opinion and such information as we can give, and it would not be our fault if they fail to avail of them.

"We want the Heads of the Departments, in which any one of us happens to take any particular interest, to recognize that we are not their natural enemies who have to be kept at arm's length at any cost—sometimes at the expense of rudimentary courtesy—but that we are real friends, for the promotion of the interest of their departments is what we aim at, and this we could at times better press and advocate than they themselves.

"Having regard to his and our good luck, my quarrel is this year the least with the Hon'ble Mr. Küchler, at least for the present, and he has my entire and active sympathy in the uphill work he has before him in rectifying many of the blunders and much of the neglect of the past, and in the ordering of the forces under the new and more trying conditions. Though I am in the fullest sympathy with well-meaning endeavours for the promotion of primary education, we must recognize our limitations, and little good could it do to try to erect model primary school-houses in all possible and impossible parts of the country, when you have not resources enough even to build up the walls to their full height which you have to leave unroofed and crowned with creepers. It is no fancy picture that I am painting, for the enterprising archæologist will come across such monumental trophies, only a few years old, and which,

like Mr. Pickwick, he must not mistake as world-old because of the plentiful coating of greenery. The order, or shall I call it the natural order, of our educational advance must, for a long while to come, be, what the Hon'ble Mr. Küchler judiciously named last year, viz., College and University, secondary and primary, entailing and involving filtration downwards all along the line. We have a remarkable lack of means as well as of men. The training up of a body of capable teachers, who will have sufficient inducement to take to teaching bond file as a life profession, must be our first care. Once we achieve this and are given enough money, progress of primary education would be a matter of course. Before aiming at the 'logically possible' let us be sure of the 'reasonably probable'. Under other conditions you will never advance primary education as you wish to do, but will effectively starve and strangle the other brancies of education-I shall not call them the upper branches. You have to hasten slowly most of all on educational lines, for a repetition of the fads and blunders of the past will hopelessly injure all education for a good long time to come, and the educationist of the future has carefully and constantly to keep this in mind. Not all, but enough for the present, has been done for College and University education by way of giving it a fair start on new lines, and we have a right to look to private assistance, which is slowly and steadily forthcoming. Our next and anxious attention must, therefore, be now turned to secondary education, for without strengthening the schools on the right lines you will never strengthen your colleges or your primary schools. The strength of the middle link would be real strength of the chain, and we are thankful that Government is recognising this and trying to add to that strength. Good, well-organised, well-disciplined schools on the model of the great public schools of England, where the nation is really built, is every day felt as a desideratum, for want of which the whole of our educational system and. I must say, alas, our social polity, is weakened. And though these schools cannot be wholly or in all cases removed from the Metropolis, or the larger cities, they have a better place in central, healthy, yet easily accessible places, free from objectionable surroundings and influences, where the better order of the res deutial system may have a real chance. There are already some in existence, and others of a less pretentious order are coming to the fore, and, for a long time to come, the soundest educational investments will be these schools, whether Government or private. After a few years of this new order of things in our colleges, the University as well as the primary schools will be found to wear a different aspet, very much for the better, and judicious generosity to responsible organizations will lighten the work of Government. The superior inspecting machinery has been completed, the regrading of the subordinate agency has this year been provided for, and the school work proper may now be well taken in hand and in thorough right earnest. Now that provision has been made, I have no doubt that the strengthening of the college staffs will be expeditiously carried out on correct lines, that the proposed transfer from the Provincial to the Indian Service will be effected, and that the vacancies in the Provincial Service and the Subordinate Service to which I felt compelled to draw attention by my recent questions, will be filled up, so far as they may be, till the Government of India give its sanction to the larger and long-pending scheme for the amelioration of the condition of our educational officers. Mr. Küchler's will be no bed of roses—without thorns—for if much has been given unto him much more will be expected. His is specially the department in which has to be realized the high ideal, of which the public have been effectively reminded during the past few days, that it is the duty of all rulers to make each generation better than the preceding one, physically, intellectually and morally, and to leave it better and happier than they found it. In this arduous task, which proper education can alone lighten, the Government may rely on the active sympathy and support of all our colleagues that take an interest in education-and who does not?

"I shall not bring up again King Charles' Head—Law and the Provincial Executive and Judicial Services—for it has been rolled about a good deal of late. I am content with the assurances given, and I am confident our suggestions will be duly considered and given effect to whenever possible. I would, however, draw attention to the answer of the Hon'ble Mr. Jenkins in the

Imperial Council to the question of the Hon'ble Babu Bhupendra Nath Basu, which would make one think that the Supreme Government would not be above reconsidering matters if another representation were to be made. But whether the initiative was to be taken by Your Honour's Government or the High Court, it would be hardly within the competence of this Council to indicate. Regarding the improvement of the Courts of the Calcutta Honorary Magistrates, I have made further inquiries since the Financial Statement was presented, and believe that some temporary rooms could be inexpensively placed on the roof of the one-storied building to the west of the main building and a connecting bridge may be provided. And closer and stricter supervision of office work and a slight additional cost, would make the deputation of the necessary court clerks to more Honorary Courts possible. Congestion in the offices and the court of the Calcutta Court of Small Causes has been complained of, and, as we heard in answer to my question this morning, this complaint is well founded. We are glad to hear that Government is prepared to consider the question of suitable relief. Real improvement would, however, be impossible unless substantial assistance, both in the judicial and ministerial sides, be provided. While unable to appreciate the correctness or efficacy of discursion of these matters in open Court between the Bench and the Bar, I would remind the Council of the possibilities of Honorary Civil Benches to which I referred in the course of the Financial debate, in connection with the strengthening of the Courts of Honorary Magistrates. Congestion in the work of the offices of the Original Side of the High Court, which will be still greater if the Court has to be further expanded, as stated in some circles, has long been a matter of complaint and been brought to the notice of this Council. The foundling, now more than three years' old, that no one would own for a while and that went through the successive orthodox stages of lofty philosophical apathy, active ridicule and partial sympathy, is after all to be recognised and cared for. A sum of Rs. 23,000 has been provided for strengthening these offices, which may barely meet present requirements, but will soon be inadequate. And in order to get full value out of this bare accommodation, it is of the greatest importance that the whole should be found at once, and not by instalments, as is believed to be contemplated. Outside guard has been provided at an equal cost under a capable and tactful Superintendent, who is making the Court wear a different look. But the security of inside strength is no less necessary, and in this we are thankful to have made a beginning. The Hon'ble Mr. Chapman had practically no reply to give me with regard to the Advocate-General's extra fees in Original Side cases, and this, as well as the possibility and desirability of reducing counsels' and pleaders' fees all round, without impairing efficiency or thoroughness of service, may well be pressed on the attention of Government again.

"The next items of Budget allotments to which I would draw the attention of the Council will be the Medical, in regard to which also there is cause for much gratitude which must be suitably expressed. The status of the Civil Medical Assistants has been placed on a suitable basis, and provision has been made for improving the Assistant Surgeon's branch of the service, which it is hoped will be further improved by larger opening from its ranks to the Civil Surgeon's ranks. The pending appointments to selected Chairs in the Medical College from their ranks or the ranks of non-official practitioners, will be watched with anxiety, and the first erroneous step will jeopardise the ultimate success of the movement. In April last, we were told, with reference to my suggestion that retrospective effect might be given to reorganisation of the services of Civil Assistant Surgeons and Civil Medical Assistants, that the change will be introduced from the date of the orders approving it, which were expected early.

"One other year has gone by, and the Hon'ble Mr. Wheeler, in reply to my question in February last, was pleased to say that the question of the improvement of our Assistant Surgeons is still awaiting the orders of the Government of India and the Secretary of State. When all this delay has occurred, I would once more respectfully ask that retrospective effect to the suggestion for reorganisation would not be too much to ask for,

and that the final settlement of the question should be expedited as much as possible. With regard to the question of allowances and periodical departmental examination, there seems to be no reason why the treatment of demonstrators in the Medical College should be differentiated from that of teachers in Medical schools. The demonstrators have no hospital work which is to their disadvantage, particularly as regards private practice, which teachers are allowed to take. But they do no less practical and scientific work, and it is to be remembered that while third grade officers are to be found in the ranks of teachers, second grade officers are often deputed to act as demonstrators. Ever since assumption of your high office Your Honour has taken the greatest possible interest in our hospital work, and the latest addition to our hospital accommodation in the Medical College compound, which Her Excellency Lady Hardinge opened the other day on Your Honour's invitation, is an ample demonstration of the anxiety of the Government to make up for past deficiency. One other direction in which anxiety is agreeably visible is Your Honour's desire to make the best of and fully utilize the growing non-official medical telent of the country, which, it is refreshing to observe, has excited no official jealousy. The heads of the Medical Departments of the Government of India and of Your Honour's Government are in active sympathy with these aspirations, and it is encouraging to find that Your Honour has taken the first step towards full atilization of those talents in the service of a well-equipped, up to-date and central non-official Medical institution, by the appointment of a representative Committee to investigate the matter. It is a matter of still greater encouragement that most of the scattered stray forces have agreed to combine in aid of this noble common cause, and it is to be hoped that a self-abrogating public spirit will bring in the outstanding forces and thus make some semblance of central control possible without friction. The memorial in honour of our late lamented Sovereign will take the hightly acceptable shape of relief of suffering humanity, towards which Your Honour's Government has agreed to make a handsome contribution. I miss the Budget allotment in this excellent cause, but I am sure that it is somewhere provided, and that should the non-official Medical institutions or the larger majority of them combine in the course of the year, it will be possible to give the central institution help, so that much and long-needed supplemental medical education of the right type may be easily available, and, together with it, adequate and reasonable control of the medical profession.

- "I should like to make one passing observation with regard to some increased figures on the credit side, namely, those under fines and Excise revenues which have caused us no little anxiety. That condign punishment, whether in the shape of fines or otherwise, should be unhesitatingly inflicted whenever and wherever necessary, is a proposition that no sane man should for one moment dispute. Law and order must be maintained at any cost, both in the interest of the Government and the governed, but it makes us anxious that fines and realizations on account of punitive police are on the rise. I should like to see the Regular Police better strengthened, for which no one seems to have a good word now-a-days, for upon the success of the direct appointments to the higher posts, made for the purpose of raising the tone of the service, depends the future of the force.
- "The cautious and considerate elemency of Government as demonstrated in the Khulna Gang Case on Saturday last, is an object-lesson of anxious interest, and it is sincerely and devoutly to be hoped that this departure will be amply justified and bear the best of fruits, and that the saving of costs and trouble, upon which unnecessary stress was laid, are not its strongest features and best recommendations.
- "While unavoidable evils must be taxed by way of keeping them down, it is never sound policy to aim at making them sources of revenue, that one would not desire to see continued longer and to a greater extent than can be helped. And in this view of things one cannot but regret the rise in the Excise revenue, though the Hon'ble Mr. Macpherson, to whom we bade a

regretful good-bye the other day and whose place has been taken by our good old friend, the Hon'ble Mr. Greer, whom we are glad to welcome back to Calcuta, was no doubt guarded in his appreciation of this rise. This however, makes us no less anxious.

- "Dealing with the serious state of affairs which the Budget reveals regarding the expansion of the revenue from Excise, one is obliged to ask oneself and the Government as to when this constant increase is to stop. We are told that improved methods of Excise administration, and the prosperity of the people, are responsible for these figures. When, then, may the Excise administration be regarded as really and finally efficient?
- "Year after year we hear this stereotyped explanation, and it must be somewhat of an unwelcome reflection on those who have administered this department in the past to attribute better results now, to faulty administration in the past. And what is the test of efficiency? Is it not the fact that year after year this department is expected to show an increase in revenue? On a previous occasion, quotations (chapter and verse) were forthcoming, to the effect that certain E cise officials deplored a falling-off of revenue in some of the backward parts of the country. For 1910-11 it was estimated that Rs. 1,70,52,000 would be realized by this department. This year in the revised estimate Rs. 1,81,00,000 is put down as the larger figure which the department is expected to realize, and we are supposed to express satisfaction at this.
- "The British Chancellor of the Exchequer, in introducing his revised budget figures, expressed his pleasure that his estimate of the yield from the increased whisky tax was £800,000 less than he has estimated.
- "I am afraid, judging from past experience, that no such pleasure will await the Member in charge of the Budget of this Province next year.
- "When it is realized that a sum rapidly approaching two crores a year comes into the coffers of Government through the liquor and drug shops of the Province, it is surely time to ask what steps can be taken to check the growth of this drink and drug habit, for it would be a pity indeed if people's prosperity was to take, even partially, this questionable channel of exhaustion.
- "When this Council recently passed the new Excise Act, (Bengal Act V of 1909) it was claimed and expected that it would strengthen the hands of the Administration, and no doubt it has improved the machinery for collecting the revenue.
- "But it must be admitted that, so long as the auction system is maintained, there is no likelihood of real improvement from a true civic standpoint of view. What happened in Calcutta at the fast licensing settlement? Practically every shop was settled at a higher rate than at the preceding settlement.
- "This means that every license-holder must somehow or other increase his sales.
- "How then can active steps be effectively taken to check questionable methods of liquor-selling, when the licensee has to make out a much larger amount to pay mouth by month by any means that he can think of.
- "What steps have been taken to restrict the consumption of liquor and drugs this year? One liquor stop was closed in Calcutta, 19 tari-stops and three country-liquor stops in the whole of Bengal.
- "In Bombay, during the Holi festival all the liquor shops were closed at 7 o'clock, and one may be pardoned for asking why similar action could not be taken in Calcutta.
- "The scenes in certain quarters of the city witnessed this year, would not have been possible if the earlier closing of the liquor shops had been enforced, though possibly there might have been in the future a slight Excise deficit."

"Exception was taken, in connection with the Financial Statement, to my proposal for reduction of the charges due to amalgamation of the Salt and the Excise Departments. Though the same Commissioner administers the two departments, that by itself does not appear to be entire justification of the amalgamation, particularly as it may lead to confusion. The Salt revenue is what may be called 'Imperial', while the Excise revenue is purely Provincial, and there does not seem to be much connection or affinity between the two, though one would like to take Excise explanations with considerable grains of salt. Nor has any need for the amalgamation been indicated.

"The Hon'ble Mr. Gourlay, whose genial personality yet powerful presence, I regret, we shall soon lose for a few months, did not last year quite like my reflection that it was no very illuminating explanation of the falling off of Registration revenue to say 'that the reason for decrease is chiefly a decrease in the number of registrations effected.' He said 'stagnation in trade would scarcely affect stamp duties and registration fees'. This year we are told that 'the decrease of registration receipts is attributed to the falling off in the number of registrations owing to the good harvests of the preceding year.' There must be some mistake somewhere, in one or other of the explanations, for both can hardly be correct. Last year the Hon'ble Mr. Gourlay said that the question I raised was an interesting and complicated one, and that, to clearly explain all the reasons for the decrease and increase, would entail a very searching inquiry. I do not know whether such an inquiry has been held or not. Last year the Hon'ble Mr. Gourlay told us that it is probable that the decrease in the number of transactions during a period of stagnation of trade would directly lessen the stamp revenue, while a period of secretity when the cultivator is driven to mortgage his helding, would scarcity, when the cultivator is driven to mortgage his holding, would necessarily increase the number of registrations and the amount of the registration fees. In saying so he overlooked the fact that most registrations meant also revenue in stamps. The estimate for the year 1910-11 was based on the actuals for 1909-10; and even though the explanation then offered did not appear to the Hon'ble Mr. Gourlay to be exhaustive, 'it would be very unwise', he said, 'to estimate for a large revenue'. I did not desire to put him a problem of mere academic or economic interest, but it has an intensely practical aspect, and I myself have not been able to answer the problem satisfactorily. Though the Hon'ble Mr. Gourlay questioned the wisdom of estimating for a large revenue, his modified expectations have been belied, and we are told this year that the falling off of registration receipts, which was due the previous year to scarcity, is due to prosperity the next year. Regarding the falling off of the stamp revenue this year, we are told that the lesser figures are due to the non-realization of the expectations by the Government of India of large increase from increased new taxation. The problem is, therefore, farther from solution than ever, and is not a mere academic puzzle. It has to be carefully handled in the interest of practical finance.

"I would finally refer to the provision for three lakhs of rupees in connection with the Coronation Darbar. There is nothing in the Budget to indicate whether it will be for expenditure in the Province or on account of the expenses of the Province at Delhi. The latter, we take it, would be all Imperial charges, and all who have the honour of an invitation to Delhi will be treated as Imperial guests. If, however, my reading of this item be mistaken and the three lakhs are to cover the expenses of the Province at Delhi, the Province will have nothing in the Budget to give a good account of itself with here, and this omission has to be rectified in time. We cannot possibly agree with those who have taken upon themselves to say that this provision is extravagant. As was forcibly emphasized at the city's demonstration on Wednesday last, over which Your Honour fittingly presided, the occasion will be unique, historic and unsurpassed. But, not only the city, but the Province, will have to rise to the unparalleled height of the occasion when the crowned Monarch of one-fourth of the human race visits his faithful subjects for account of the human race visits his faithful subjects for account of the head 'Political' for extra Durbar presents will never furnish the requisite ways and means.

"I am more than near my time-limit; an attenuated budget debate and an expansive budget balance ought, I supose, to be interdependent on one another; but we take no note of time but by its loss. And this reminds me that we are already dealing with the third Budget of Your Honour's regime. That short time has been unconscionably lengthened by public troubles and private troubles, in which Your Honour has our best sympathy, but which Your Honour has alike manfully refused to let tinge your regime."

The Hon'ble Rai Baikuntha Nath Sen Bahadur said:—"May it please Your Honour,—According to the rules of this Council the Budget is to be accepted and no modification at this stage are possible. Privilege has ostensibly been given to the Members of this Council by permitting them to move resolutions at the time when the Revised Estimate is placed before the Council. Several Members of this Council moved resolutions in the exercise of that privilege, but I have to express my deep regret that this privilege is one of semblance only and not of substance. No resolution moved by a non-official Member, however just it might be, can be accepted by the Council unless Government chooses. Discussion on the occasion of the Budget is more or less of an academical nature, though it is expected that some good results may follow by the curtailment of some sub heads on expenditure and a certain amount of money may be saved and devoted to other and more useful purposes. It may, also, to a certain extent, influence Your Honour in the preparation of the next year's budget.

"In addressing Your Honour on this occasion, I shall bear in mind what happened last year on this very occasion, when Your Honour was pleased to refrain from enforcing rigidly the rules of relevancy but was pleased to accord a certain amount of latitude to Members, with a warning that the procedure observed on that occasion would not be considered as precedent for the future. We are in duty bound to give effect to Your Honour's pronouncement, and I shall therefore confine my observations with regard to certain items in the Budget on the Receipt and Expenditure sides, and also to certain omissions.

"Your Honour's Government is to be congratulated for the modifications which have been approved by the Government of India in the terms of the financial settlement with the province with effect from the 1st April, 1911, though I beg respectfully to submit that the settlement does not come up to our expectations. My humble submission is that the financial relations between the Government of India and the Bengal Government ought to be based on a different and juster principle. It is gratifying to find that, by the last settlement with the Government of India, there have been secured additions to the growing revenues of the province under Excise and Forest. We have also cause to be grateful to the Government of India for the fixed recurring grant of Rs. 7,48,000 annually.

"As regards the revenue from Excise, to which reference has been made by the Hon'ble Babu Deba Prasad Sarbadhikari, I have a few remarks to make. I deem it my duty to submit one matter for Your Honour's careful consideration. The Bengal Government share in the Excise revenue has been raised from one-half to three-fourths. In the Budget I find under the head 'Excise' that the actuals in 1909-10 amounted to Rs. 1,67,92,558, while the figures in the first eleven months of 1910-11 show an increase of Rs. 10,20,000 over the actuals of the corresponding period of the preceding year. The revised estimate for 1910-11 has, therefore, been passed for Rs. 1,78,00,000, and, allowing for a progressive increase of three lakhs, the estimate for 1911-12 has been placed at Rs. 1,81,00,000. The provincial share amounts in 1910-11 (one-half) to Rs. 89,00,000, and in 1911-12 (three-fourths) to Rs. 1,35,75,000. I also find amongst the remarks that increase in the revised estimate is due to the better settlements and increased consumption of country spirits. In view of the fact that there would naturally be an inclination on the part of Government to see further growth of revenue from Excise, I am afraid not much respect would be shown to the acknowledged principle that maximum of revenue should be sought with minimum of

consumption. Temperance should not be sacrificed at the shrine of revenue. Instructions are, therefore, necessary for the guidance of the department for minimising consumption, of course safeguarding the growth of revenue at the same time. I venture to suggest that instructions ought to be issued for securing decrease in the number of shops for the sale of spirituous liquors, ganja, etc., and that if the auction system is done away with when a settlement is made, it will minimise consumption. I also venture to suggest that with regard to the manufacturing of spirits in distilleries greater care should be taken for limiting their quantity, temperature and strength and for enhancing the rate of duty. If this course be adopted with the growth of revenue, larger consumption will be appreciably checked.

"We ought to express our gratitude to the Government of India for the additional assignment of Rs. 35,23,000 from the Imperial revenues. This sum includes a special contribution of Rs. 24,50,000 for expenditure on Education, and of Rs. 10,00,000 on Sanitation. We do not know on what terms, if any, the grants have been sanctioned. In the Budget, however, under head 'Education,' we find an increase of less than fifteen lakhs over the Revised Estimate. The whole grant has not, therefore, been provided for, and this requires some explanation.

"As regards the grant for the improvement of sanitation, mention is made in paragraph 60 of the Budget that Rs. 11,46,000 have been provided for grants to municipalities and other local funds, of which one of the items is a lump provision of Rs. 9,50,000 for grants for works of sanitary improvement, etc. Besides this, under head '24—Medical,' sub-head 'Sanitation and Vaccination,' provision has been made for Rs. 2,61,000. Information regarding some details is desirable. It would give us satisfaction to learn whether the Government has in contemplation any definite scheme for sanitary improvement, and, if so, any explanatory remarks as to how the money has been provided for, will be welcome. Special attention should be given to the supply of drinking water, and for this purpose the district boards and municipalities should be financially strengthened. In this connection, I draw attention to the fact that the last census shows that there has been a decrease of one lakh in the population in the districts of Nadia and Jessore.

"Ample provision has been made for expenditure under head '19 A—Courts of Law,' and sub-heads 'Legal Remembrancer and High Court Pleaders' and 'Mufassal Establishment.' It is be hoped that the amount provided will not be spent. Services of Government law officers should be utilised, and a moderate fee allowed.

"I have nothing to say against the increase of the retaining fee of Government pleaders and Public Prosecutors. On the contrary, I should consider it an act of justice to a class of Government officers who are under-remunerated. In this connection, I feel bound to congratulate Government on the action taken in regard to the Khulna Gang Case. Extreme elemency has been shown to the accused who made confessions and who have been discharged after eight months' detention. The policy adopted by the Government, I feel sure, will have the desired effect, and those who entertain anarchist ideas will be induced to develop loyal ideas, and disloyalty will be checked. This bold step taken by the Government has done away with the necessity of a protracted trial by the Special Tribunal and it has effected a saving of a large amount of money.

"Rupees 85,97,000 have been provided for the Police. It is to be hoped that expenditure under different sub-heads will be curtailed without affecting efficiency, and thus a saving will be effected for the benefit of general administration.

"There is sufficient room for curtailment of expenditure in the Criminal Intelligence Department. The popular belief is that large sums of money have been spent by subordinate officers who have practically to render no accounts. A large number of items of expenditure being of a confidential nature, publicity cannot be given to them. The public cannot, therefore, be

blamed if they believe in the existence of extravagance and leakage. I do not for a moment imagine that superior officers do not exercise a proper check, but I do submit that some of the subordinate officers take advantage of their practically secure position.

"No provision has been made in the Budget for the improvement of the pay and prospects of the members of the Provincial Service. While the Revised Financial Statement was before the Council, I moved a resolution on the subject, but it was lost. I deem it proper to refer to this matter, in the expectation that the case of these officers will be dealt with in a manner satisfactory to them in the near future. I know repetition does not strengthen arguments. But repetition of appeals and entreaties may furnish grounds to Your Honour for reconsidering their case.

"No provision also has been made in the Budget for expenditure that may be incurred by the separation of Judicial and Executive functions. There ought to be no further delay in the introduction of the system, even if it be in a tentative way. I am sure the Government will be put to inconvenience if savings be made from some items of expenditure. But further delay is undesirable and unjustifiable.

"Now that the Khulna Gang Case has come to an end, the expenditure budgeted for, for the conduct of the case before the Special Tribunal, will not have to be incurred, and this saving under the head '19A—Law Courts' may be profitably utilized for this purpose.

"This reformed Council is now entering into its second year of existence. The past year's experience has shown that the relations between the Members, officials and non-officials, Hindus and Muhammadans, Biharis and Bengalis, have been all of a cordial character, and the treatment they have received from the Hon'ble President has been one of indulgent kindness.

"The visit of their Majesties the King-Emperor and the Queen-Empress and the Durbar at Delhi, will be an unique occasion in the history of India, and will give rise to an unfeigned joy throughout the Empire. Their Majesties' visit to Calcutta will be hailed with special joy by His Majesty's subjects under Your Honour's administration. I feel confident that a real and genuine display of loyalty and devotion to the Throne will be a prominent feature in all the demonstrations. This visit will be the beginning of a new era, and the germs of disloyalty and disaffection, which are now in a moriband condition, will disappear entirely, and peace and loyalty and devotion to the Throne will prevail throughout the Empire. The provision of three lakhs of rupees for the Delhi Durbar will undoubtedly meet with general approbation. But we should be glad to learn as to how this money for the Royal visit is going to be spent."

The President said :-

"The Hon'ble Maharaj Kumar of Tikari's speech has been circulated to all Members of Council, and he suggests that it may be taken as read."

The following speech was accordingly taken as read:-

"Your Honour, I wish to congratulate the Hon'ble Mr. Duke on the satisfactory nature of the Budget that he has presented to the Council.

"The Budget debates in the present Council, though a great improvement on what the Budget debates in the old Councils used to be, have yet very much the nature of mere academic disquisition. This year it seems to have been specially so, partly because the Finance Committee was invited to discuss the Financial Statement at so late a stage and on such very minor points, and partly because the Government could not see their way to accept any of the important resolutions moved by the non-official Members. One can understand and appreciate the reasons that led to the meeting of the Finance Committee at a late stage, but those reasons do not seem sufficient for the

Committee when once invited not being given sufficient time or subject-matter for discussion. That Government must have had sufficient reason for following the procedure that was actually adopted one can well understand, possessing as we do in Your Honour a ruler who is in an entire accord with the spirit of the new institution. I point out what seem to me defects that will no doubt be remedied when the next occasion arises.

"High Court.—The Calcutta High Court costs Your Honour's Government a very large sum of money, and expenditure under this head seems likely to keep increasing. The advantage of the High Court, however, is not confined to these provinces alone. The Province of Eastern Bengal and Assam shares these benefits of this institution. May I request Your Honour to so arrange matters with the Government of India that the new Province may bear a due proportion of this large expenditure and give some relief to the resources of Your Honour's Government already so largely burdened with its own expenditure. I would urge this matter on Your Honour's attention, as the present number of Judges seems hardly able to meet the demands of the public, owing to the increase of work by the formation of Special Tribunals to try political offences. In this connection, Your Honour, I beg to point out that the present arrangement of Benches in the High Court puts the Patna Division to great bardship.

"In connection with the great expense incurred in maintaining the High Court establishment, I wish to draw Your Honour's attention to the cognate question of lawyer's fees. Is it possible for the Government to so arrange matters that Crown lawyers, instead of receiving the enormous fees they now charge, should be obtained on some fixed and reasonable salaries? In view of the fact that lawyers of great eminence and ability are always available to act as Chief Justices and puisne Judges on comparatively speaking moderate salaries, Crown Counsel might probably be obtained on similar terms. If this were done, the Government would act in a manner that would not only lessen the cost of their own legal work, but would also give relief to the general public who have to obtain the services of eminent legal gentlemen for their own private business. It is remarkable that one of the legal journals suggested only a little while ago that the remuneration of the lawyer's services ought not at the outside to be much above the maximum remuneration payable to the head of the Judiciary.

"Provincial Settlement.—I beg to offer Your Honour's Government my respectful congratulations on the favourable terms of the new provincial settlement. The new settlement, judging from the speeches of the Hon'ble Sir Guy Flestwood Wilson and the Hon'ble Mr. Meston in the Imperial Council, is going to be of a permanent nature. Your Honour's Government will now be free from the minute control that used to be exercised over provincial expenditure by the Imperial Government. Having a freer hand and permanent resources, Your Honour's Government will be able effectually to deal with the difficulties of the province.

"Imperial Government Grant.—The Imperial Government, with its usual foresight, has placed large sums at the disposal of Your Honour's Government for sanitation and education. May I venture to offer Your Honour's Government my respectful congratulations on this unexpected good fortune? May I urge the claims of the Province of Bihar to share in the Imperial bounty? Bengal is looked upon as an advanced Province largely because of the great spread of education; while we in Bihar are backwards because of our comparative shortcoming under this head. May I urge upon Your Honour's attention that this disparity should not be allowed to last much longer, and that a substantial portion of the Imperial grant for education be applied to the needs of Bihar?

"Our highly educated compatriots of Bengal have made all India ring with the fame of their Province for insanitariness, while Bihar has justly until recent years been looked upon as one of the healthiest parts of the Empire. But, in spite of its ancient fame for salubrious climate, things have altered very much in recent years in Bihar, and now plague and malaria have

found such a foothold among us that it seems difficult to eradicate them. May I press upon Your Honour's attention the necessity of appointing a Commission to inquire into the reasons of this grave change. This Commission might also suggest means for remedying the present evil.

"King-Emperor's visit.—All India rejoices at the prospect of the King's visit to this country, and I wish to convey the thanks of the zamindars whom I have the honour to represent for the initiative taken in this matter by Your Honour personally by presiding over the Town Hall meeting last Wednesday. No efforts should be left untried to give their Imperial Majesties a welcome befitting the enthusiastic loyalty that exists all over India. In this connection I wish to emphasize that there is no community more genuinely and enthusiastically loyal than the zamindars of Bihar. In the demonstrations that are to be arranged to celebrate the occasion, I trust the zamindar community will be given the place that is their due in view of the large stakes they have in the country and the loyal support they have always given to the Government."

The Hon'ble BABU HRISHIKESH LAHA said:-

"Your Honour,—The most prominent feature of the Budget is its large opening balance of Rs. 1,23,08,000 and the closing balance of Rs. 85,77,000. But, if we analyse the latter, we find that the prosperity budget is more in name than in reality. True, we have included in it the grant of Rs. 17½ lakhs from the Government of India towards expenditure on Education and Sanitation, but we are so tied down with instructions that we are not free to spend the amount in any way we like, where our requirements are most urgent. The balance consists of 40 lakhs for the Calcuta Improvement Scheme, and 20 lakhs for the prescribed minimum, so that a small amount of a little over 8½ lakhs only will be left to meet the progressive requirements of our Province. The balance of receipts over expenditure is, however, a happy sign, land the recent change in the terms of the Provincial Financial Settlement will give more stability to our finances by allowing us a free hand in the control and management of our own enlarged resources. The effect would be beneficial on account of the circumspection and carefulness which the new system would necessarily ensure.

"I have now to congratulate Your Honour on the recent constitution of the Executive Council, which will assist Your Honour in the administration of the Province. The selection of my honourable friend, Rai Kisori Lal Goswami Bahadur, as a representative of the Indian community, is really a happy one, and I feel confident he will fully justify your Honour's choice.

"Notwithstanding the cheerful aspect of our present financial position, the addition of Rs. 5,14,000 to the already heavy expenditure upon law-charges throws a shade of gloom upon it, but it cannot be helped. The recrudescence of political crime after a temporary lull is greatly to be deplored, and, in spite of manifest attempts at economy, the increase of law-charges appears to be inevitable.

"It is a matter of sincere congratulation that the proposals of the Ministerial Officers' Salaries Committee have been taken up in right earnest, and that the increased salaries of the ministerial officers will be paid with arrears of 1909-10 and 1910-11. Last year Rs. 1,10,000 was provided for in this direction, and in the ensuing year Rs. 1,35,000; so it will be seen that a considerable sum has been allotted to improve the position of the clerical services. The grievances of the Assistant Surgeons have not been overlooked, and the provision of Rs. 41,000 for the improvement of their pay and position in the present Budget goes to show that their claims have also been considered.

"Sanitation.—The special grant of 5 lakhs for expenditure under this head over and above the usual provision of $4\frac{1}{2}$ lakhs, making in all $9\frac{1}{2}$ lakhs, will, let us hope, be productive of benefit to the Province, especially when we consider the ravages of malaria and other diseases. I hope that every facility will be given to the people for the purchase of quinine, especially in the malaria-stricken areas, so that they may not find it difficult to obtain it when they require it most.

"In the last Budget Rs. 8,90,000 was allotted to the District Boards to increase their resources, but in the present Budget Rs. 9,25,000 has been granted; and though the increase is small when divided between the several District Boards, it will, however, be greatly appreciated by them.

"In the speech on the last Budget Your Honour was pleased to observe that seventeen fresh projects were sanctioned in 1909-10. The public will be glad to know what further projects have been sanctioned in 1910-11. As a member of the Drainage Committee, I know that sanction has been accorded to the improvement of the Nawi and Sunthi rivers in the neighbourhood of Baraset, which is expected to remove the unhealthiness of that area. The drainage of the swampy area under the Magra Hât Drainage project for which sanction had been obtained before, and the conversion of that area into culturable land, which will give employment and profit to thousands of our agriculturists, will remain a standing monument of British generosity. To my interpellation regarding the re-excavation of the Bager khal, I was told in reply that it was not in the contemplation of Government to make any improvement, 'as it does not appear probable that the parties affected would be willing to pay for the cost of such re-excavation.' So far as I am aware it was estimated that the re-excavation would cost 4 lakhs; and if Government be pleased to make a liberal contribution by way of grant, and the District Boards of Nadia and the 24-Parganas pay their quotas for the improvement, the balance could be raised by loan from Government. If this project be taken up under the Bengal Sanitary Drainage Act, there would be no difficulty Ben in providing for payment of interest and Sinking Fund; and as the debt will be VIII paid off in the course of 30 years, the cess that will be levied from the 1895. tract will not press hard and be felt as a grievance, considering that the locality will be free from the epidemics of fever and cholera, and that the inhabitants will get a supply of good drinking-water. I beg leave to commend this project to the best consideration of the Government, as it will do an immense amount of good to the people of the affected locality. While on this subject, I may be permitted to inquire why a further provision of Rs. 30,000 has not been made in the present Budget for the water-works of the Hooghly-Chinsurah Municipality, for, if I am not mistaken, Government generously consented to contribute a lakh of rupees towards the cost of the scheme. In 1910-11, Rs. 70,000 was provided for, and, as I understand the work will be taken in hand shortly, there should have been an entry for the balance in the present Budget.

"Education.—It is gratifying to observe that a larger amount has been allotted for primary education than that in the year 1910-11, but it is to be regretted that the Technical and Industrial schools have not received similar consideration, as in the present Budget we find that the allotment under this head is only Rs. 54,000 with a note of 'larger deduction made for probable savings with reference to actuals.' I hope and trust that it will be found possible to spend the entire allotment usefully in the coming year.

"Munsiffs' quarters.—I have to thank the Hon'ble Mr. Duke, for the uniform courtesy with which he considered the various suggestions that we made in the Finance Committee. I thankfully acknowledge that from the original allotment of Rs. 1,75,000 made for the lines for the new company of Military Police to be stationed near Calcutta, he consented to take off Rs. 25,000 and accepted my suggestion to allot Rs. 20,000 out of it for the construction of quarters for Munsiffs who, as a rule, find it difficult in several places to get decent lodgings.

"As no explanation has been given in the Remarks column, I do not understand, why Government should incur the not inconsiderable expense of Rs. 1,07,000, in the entry for 'Timber and other produce removed from the forest by consumers and purchasers.' I do not think it is the policy of Government to spend such a large amount for the benefit of consumers and purchasers in order to encourage the sale of timber, and some explanation on this point is necessary."

Ben. Ac

The President said:—"The Hon'ble Maulyi Saiyid Muhammad Fakhrud-dub-din's speech has already been circulated to all members. If the Hon'ble Member does not particularly wish to read out his speech, it may be taken as read."

The Hon'ble Saiyid Muhammad Fakhr-ud-din said:—"I leave it to Your Honour."

The following speech by the Hon'ble MAULVI SAIVID MUHAMMAD FARHR-UD-DIN was, accordingly, taken as read:—

"Your Honour,

"Though the rules only permit the making of general observations at the time of final discussion of the Budget, without admitting any resolutions for any alteration or change on any head in the Financial Statement under discussion, yet I am fully confident that the observations made and remarks passed by the Members of the Council are not altogether ignored or left unnoticed. Such remarks are not intended to bring about any substantial change on the main heads of the Budget allotment, but they serve to represent the demands of the people of the Province. Such observations are expected at least to supply material information, in order to be of use in the preparation of the Budget in the next year. Sir, it is only with that idea that I crave Your Honour's permission to pass a few remarks on some important matters.

"Education in Bihar.—Sir, it is admitted on all hands that education plays an important part in the progress and prosperity of the country, and at the same time it cannot be denied that Bihar is yet far behind its sister province Bengal in the matter of education. The reason is not far to seek. In the beginning, unfortunately, Biharees did not think it worth while to avail themselves of western education on account of some ideal prejudices, but, when better counsel prevailed and such prejudices were shaken off, and guardians began to care to educate their children in schools and colleges, they could not find such facilities in the Province of Bihar as are afforded in Bengal.

"There was a time when only one Government college was sufficient to educate the students of Bihar, but time changed, and changed very rapidly. People of Bihar began to feel the necessity of establishing other colleges in the various districts and divisions. Even the people of the Trans-Gangetic part of the province did not lack behind; they started a college at Muzaffarpur. It cannot be reasonably contended for a moment that only one Government college could be at all adequate to satisfy the demands of the rising generation of Bihar. Bihar is really indebted to the founders of the private colleges for their patriotism and public spiritedness. But the question is, are the people alone to take care of themselves, or is the Government bound to afford all possible facilities of education to them? The answer is plain, and we cannot deny that, if the Government would not have extended its helping hand, it would have been difficult, rather, absolutely impossible, under the rigour of the new University rules, to maintain most of these private colleges. But, Sir, with all this, we have yet to complain that the help has not been adequate to meet our requirements and to maintain the private colleges in an efficient condition.

"Bihar National College.—Sir, there has hitherto been a bitter feeling that education has been neglected by Government in Bihar, as comparatively very little money has been allotted to the share of Bihar. But people of Bihar are really grateful to Your Honour for the early step which Your Honour took in visiting the Bihar National College. At the time of Your Honour's visit to that College, Your Honour's appreciation of the needs and wants of Bihar in the matter of education, and Your Honour's promise to take keen interest and give all possible help in the matter of education in future, have not only tended to remove the misgivings from the minds of the people of Bihar, but have given new life and impetus to the general public. Your Honour's visit was not of a formal character, but of a substantial nature. The general grant of Rs. 5,000 for the improvement of that College, and a special grant of

Rs. 2,000 for the purchase of some necessary apparatus for the laboratory of the College, will no doubt go to satisfy the partial needs of that College. But, Sir, we are yet in need of more money in order to place the College in an efficient and satisfactory basis, and, Sir, we can do nothing, unless we receive substantial help from Your Honour's Government.

"I understand that the Bihar National College is the only college in Bihar which has hitherto received help from the maintenance grant up till 1909-10; the grant was limited to Rs. 2,400 annually, but we are much grateful to the Hon'ble the Director of Public Instruction of Bengal for doubling the amount in the year 1910-11, when he was convinced of the needs of that College. I am more grateful to him, as he was able with much difficulty to help the College after the Budget had already been passed.

"The little money collected from subscriptions and college fees, even though supplemented by the maintenance grant of Rs. 400 a month has compelled us to keep the College on a comparatively poor scale. We have not been able to pay adequate compensation to the tutorial staff. I believe, Sir, the pay which the Professors of the Bihar National College get is comparatively too low to expect from them a guarantee of their being permanent, or at least having a reasonably long connection with the College. I am fully convinced that Your Honour will share with my views that constant changes of Professors bring a dead loss to the students and the College.

"We have carried out the suggestion of the Hon'ble the Director of Public Instruction of Bengal in raising the fee of the students of the College, but even this has not enabled us to make any decent increase in the pay of the Professors.

"I agree with the Hon'ble the Director of Public Instruction that the matter of grants-in-aid should not form the subject-matter of Resolutions on the items of Budget, as they come under the details of expenses, and it was on that account that I did not move any resolution for the increase of such a grant to the Bihar National College.

"Moreover, Your Honour has seen the disadvantageous position of the Members in moving the resolutions in connection with the particular items of the Budget. We have not only to press our demands, but we have to suggest a proportionate decrease on some other head. But the shortness of time that we get for the study of the Financial statement placed before us in a cut-and-dry form, cannot possibly allow us to make proper suggestions for the curtailment of expenses under any particular head.

"However, the observations that I have made with regard to the Bihar National College will, I hope, enable the Government and the Hon'ble the Director of Public Instruction of Bengal to realise the importance of the demand in making the distribution of the grants.

"Patna Collegiate School.—Sir, we were sadly disappointed to find an omission in the Financial Statement of an important and long expected item of expenditure for construction of a building for the Patna Collegiate School. Your Honour, and the Hon'ble the Director of Public Instruction of Bengal, are well aware that, since the detachment of the Patna Collegiate School from the Patna College under the new Regulations of the University, the school has been located in a rented house of the Hon'ble Mr. Justice Sharfuddin. It is the residential house of the owner, and it was never built with the idea of converting it into school premises. Though the house is sufficiently large for residential purposes, yet it is insufficient to accommodate any educational institution, where hostel and playground are necessary to form part of the same.

"Last year, questions were put in the Council with a view to ascertain the prospect of any permanent and suitable accommodation. At the time of the final discussion of the Budget, I had the honour to invite the attention of Your Honour's Government and this Council on the subject, and though I had the fullest hope that in the present Budget due provision would be made, but, to the utter misfortune of Bihar, we have yet to wait.

"Sir, I was hitherto under the impression that some scheme was prepared in the time of Sir Andrew Fraser, our late Lieutenant Governor, for acquisition of some land to the east of the Patna College, and that the land was to be utilised for the construction of the premises for the Patna Collegiate School with hostel and playground attached. The acquisition was to serve two-fold purposes—one to give a permanent habitation to the school, and the other to get rid of the densely populated and dirty quarter from the vicinity of the College hostel already existing, and thus to remove not only the needs of the students of the school, but also to make the College hostels healthier. But the answer given to the question put by the Hon'ble Khan Bahadur Maulvi Sarfarez Husain Khan at the last meeting of this Council, indicates that no site has yet been definitely selected for the location of the school.

"Sir, being the Secretary of the Patna Collegiate School Committee, I think I am in a better position to inform Your Honour's Government how urgent and necessary it is to provide a suitable accommodation for the school. The present rented house is no longer sufficient to accommodate all the students desiring to enjoy the hostel accommodation.

"We are indeed very much grateful to the Government of India for giving us a munificient grant of 12 lakhs of rupees to be spent on the head of Education. A Committee of official and non-official Members is to be formed for the purpose of determining how this money has to be spent. Will it be too much to ask that the claim of the Patna Collegiate School should be satisfied out of a portion of the money at the disposal of the Committee. Having regard to the importance of the demand, I have no reason to doubt that the claim of the school will commend itself to Your Honour's Government and the Members of the Committee.

"Tirbut College.—I think, I may be failing in my duty if I do not advocate the cause of the Bhumiar Brahman College at Muzaffarpur. The necessities, and the present condition of that College, were fully explained and thoroughly dealt with by the Hon'ble Babu Braja Kishor Prasad in his speech delivered in connection with certain items of the budget, and it is needless to repeat them here. There can be no two opinions that the College at Muzaffarpur needs, to a large extent, help from Your Honour's Government. However, it has given great satisfaction that the Hon'ble the Director of Public Instruction and Your Honour's Government are ready and willing to accord fullest consideration to the representations of the College authorities. We hope that in the near future the College will be relieved of the difficulties by the extension of the liberal help of Your Honour's Government.

"Courts of Law.—No doubt it is a sad thing to find a tremendously large sum of money budgeted for expenses in Political cases. I do not deny the necessity of such an expense, and for that my own countrymen are toblame. I should have expected the application of such a large sum of money on the head of Education. I sincerely hope that the situation will soon change, that political crimes will fade away and that there will be no occasion to find such sums budgeted in the next year."

The Hon'ble Mr. SAIYID WASI AHMAD said:-

"Sir,—'The enlargement of the Legislative Councils and the extension of their functions to the discussions of administrative questions are the widest, most deep-reaching and most substantial features of the scheme which we now put forward.' Upon such pronouncement, emanating as it did from the highest authority in the land, great were the expectations of the elected Members of this enlarged Council. And the different electorates watched with keen eyes and the most attentive minds as to what their representatives were going to do. Apart from other rights and privileges, so graciously conceded to the non-official Members, the greatest and the most cherished one is the right of taking part in the framing of our annual Budgets. The appointment of a Finance Committee each year under the present rules, in which no less than six Members are elected by non-official Members,

was considered to be a great privilege. And it was for this reason that Your Honour's attention was particularly drawn, soon after the election of the Members of the Finance Committee, as also during the Budget debates last year, to the fact that no Member from Bihar could be elected under the rules then existing. And we are grateful to Your Honour for giving due consideration to our representations and revising the rules for election of Members of the Finance Committee. Last year, Sir. on account of shortness of time and the most hurried way in which the Budget was placed before the Council for discussion, many non-official Members felt dissatisfied and even aggrieved, if I may be permitted to say so, for not having been able to move any resolution, and thus to fulfil the expectations of their different constituencies. The scheme was, however, new and elaborate, and Your Honour had so much to do in launching the first assembly of its kind that we all had to content ourselves with better luck next time.

"This year, Sir, we started with changed rules for the election of nonofficial Members of the Finance Committee, and with two Bihari Members elected in the Committee we naturally had great expectations. Under rule 7, clause (2), this Committee should have begun its sittings not later than the 20th of January and completed them not later than the 28th of the same month, and under rule 8 the Members should have submitted their report not later than the 28th of January. But we find this Committee sat for the first and perhaps for the last time on the 6th of March. I don't know how far this was legal, and whether the members of the Committee were not functi officio on the 6th of March. Apart from the legal question which I crave leave to bring most prominently before Your Honour, the most unfortunate part of it was that the Members could hardly do anything in the Committee, and if I mistake not, they only sat for deliberation for about 45 minutes. Again, after passing through that stage of the Budget, the same difficulty arose when the Members were asked to send in their resolutions, if any, viz., they hardly got sufficient time to study the Budget in order to frame their suggestions in the shape of resolutions. My object in bringing this forward is that, whatever may be the cause or causes for such unfortunate relaxation of rules and shortness of time allowed to us to send in our resolutions, I trust Your Honour will do something to remedy this grievance of the non-official Members in future.

"It is a matter of sincere satisfaction to us all to see marked improvement under heads 'Education' and 'Sanitation' Education is the crying need of Bihar. And, if I had not the fear of over proving a point, I should have liked to deal with this most important question in detail. But by now all our grievances in this connection have, I venture to think, already been placed before Your Honour, and I invite your particular attention, Sir, towards the improvement of private colleges and schools in Bihar. I also venture to suggest that much has to be done for the maktab education of the Muhammadan boys in Bihar. As to the sanitary improvements, I would specially draw Your Honour's attention to the district of Purnea, where the ravages of malaria are well known, and the most unhealthy and insanitary conditions of Patna City. The question of water-supply to the town of Bhagalpur has on several occasions been brought to Your Honour's notice, and unless the Government comes forward with a substantial help, it will be difficult for the people of Bhagalpur to successfully combat with the present situation.

"It is already known to Your Honour that ever since the river Ganges has changed its course and shifted further south of the water-works, it has been engaging the most serious attention of the Bhagalpur Municipality. We are grateful to Your Honour's Government for giving substantial help from time to time in this connection. I may mention here that, whereas we realize a sum of Rs. 40,675 on account of water-rate, including the District Board contribution of Rs. 5,000 we actually have to spend Rs. 52,769, because of the recession of the river. Naturally, therefore, we are in great financial difficulties on account of our water-works, and I trust Your Honour will be able to save us from the present perilous situation.

"I have mentioned the needs of the district of Purnea, the city of Patna, and the Bhagalpur Water-works in the hope that their respective claims may be favourably considered by Your Honour's Government when the allotments under 'Sanitation' are made for various purposes.

"I cannot help, even at this stage of the discussion, drawing Your Honour's attention to the grievances of the members of the Provincial Service, both Judicial and Executive. In the last year's Budget discussions my hon'ble friend, Babu Braja Kishor Prashad, and some other Hon'ble Members of this Council advocated the cause of these two services. There were subsequent discussions on the subject in August last, and we entertain sanguine hopes that we shall hear in the near future of the improvements in the pay and status of these deserving officers.

"I must also place my emphatic protest against the large expenditure under heads 'Law and Justice—Courts of Law'—particularly against fees to Counsel in connection with the trial of political cases. The other day the Hon'ble Mr. Chapman drew our attention to the immense difficulties the Government have to face in getting the services of lawyers in such cases, and I quite appreciate that such difficulties may occasionally arise; but if the Government always and in every case encounters such difficulties, something ought to be done to overcome them. A few experienced and capable lawyers, for instance, may be retained to conduct Crown cases on a monthly salary, as Government advocates, and this course, I venture to submit, may to a very large extent obviate the difficulties and reduce the expenditure under this head.

"I am not pleased to find a reduction of Rs. 39,000 in the grants to Commissioners and Heads of Departments for minor works. From personal experience of mufassal life I am convinced that it is absolutely necessary to allow the Commissioner a sum of fully one lakh, if not more, for speedy and prompt help in urgent needs and requirements of the people in their respective divisions. The amount under this head has, however, been curtailed under extraordinary circumstances this year, and I hope it will not be so in the next year.

"With these few observations I beg to support the Budget."

The President:—"As the Hon'ble Khan Bahadur Maulvi Sarfaraz Husain Khan's speech has been circulated to all Members, I would propose that it be taken as read."

The Hon'ble Khan Bahadur Maulvi Sarfaraz Husain Khan said:—"With Your Honour's permission I would add only a few words at the beginning of my speech. In his speech to-day my hon'ble colleague, Mr. Syed Wasi Ahmad, has referred to the question of the necessity of supplying filtered water to the Patna Municipality for drinking purposes. As Vice-Chairman of the Municipality, I bear testimeny to the fact that the Municipality badly needs a filtered water-supply. It is a very old city, and as such needs sanitary improvements in various ways. But the supply of filtered water to it will be regarded as an improvement of the greatest value, highly calculated to improve the general health of the people, and reduce the death-rate consequent on the breaking of epidemics from time to time. Sir, the Government came to the assistance of the Patna Municipal Commissioners when, years ago, they needed a drainage scheme. Government also extended it is helping hands to them when they wanted to instal a flushing scheme. A short time ago, Government has been pleased to give the Municipality a grant of Rs. 50,000. The Sanitary Engineer of Bengal is now of opinion that at about double the cost of the present estimated cost, he can supply the Patna Manicipality with the water for flushing, as well as filtered water for drinking purposes. Thus, I may take the liberty of drawing the attention of His Honour in this Council to the question, and ask His Honour to take the case into his favourable consideration at the time of the distribution of the expenditure of the grant which the Government of India has made to our Provincial Government for purposes of Education and Sanitation."

The following portion of the Hon'ble Member's speech having been circulated to all members of Council was taken as read:—

"Your Honour, I must first of all congratulate Your Honour's Government on the prosperity budget which has been presented to the Council. In spite of the great and ever-increasing demands on the Exchequer of the Government, allotments under the head Education have steadily increased year by year, so much so that in the year 1911-12 the allotment under this head amounts to Rs. 70,26,000. In 1976-07 the allotment was Rs. 38,50,749, in 1907-08 Rs. 45,52,592, in 1908-09 Rs. 55,28,726, in 1999-10 Rs. 55,68,813, in 1910-11 Rs. 59,17,000) which, according to the Revised Estimate, amounted to %s. 55,52,000) and in the current year, viz., 1911-12, Rs. 70,26,000. I should, however, have liked the allotment under the head Education, especially Primary Education, to have been much larger than what it is at present—the intellectual advancement of a country being the standard by which its prosperity is judged. The cause of primary education has been so ably, eloquently and forcibly urged by our distinguished countryman, the Hon'ble Mr. Gokhale, that it would be a mere waste of time and energy to dwell on it again, and now it is only our fervent hope that the time may soon come when Government may find itself in a position to materially advance its cause. Sir, it is also not without regret that I have to note in the budget a gradual increase of expenditure under the heads 'Law and Justice' and 'Police.' In the year 1906-07 the expenditure under these heads was Rs. 1,69,78,833, while in the current year's budget the estimate of expenditure amounts to Rs. 1,98,00,000, showing clearly that in five years the expenditure under the heads has increased by Rs. 28,21,167. What a real good would have been done to the province if this amount had been spent on Education? How much would it have tended to the material prosperity of the province if the amount had been spent on irrigation? Here I avail myself of the opportunity of drawing the attention of that section of my countrymen, howsoever small that section may be, who believe in anarchism and terrorism, to the fact that their action, so far from helping the cause of the country, has tended to arrest the march of its social progress by causing public money that could have been spent on education to have been spent on matters which neither directly nor indirectly conduce to the well being of the people, as it was only because of their action that the Government has had to incur larger and increased expenditure on the Police and Court.

"Regarding the Province of Bihar, one of the divisions of which I have the honour to represent on behalf of Municipal Commissioners, I feel it my bounden duty to thank Government for the growing attention the Province is receiving at its hands. But at the same time I may be permitted to point out that the requirements of the Province have not yet been duly met, and, whatever may be the present difficulties of Government in meeting its wants, it is but fair to ask that expenditure on it be commensurate with its local needs and in proportion to its contribution to the revenues of the Province. Sir, the needs of Bihar have been brought before the Council by my hon'ble colleagues representing the different divisions and vested interests of Bihar, and by myself from time to time, and it will be needless for me to enumerate them here.

"At this time of the general discussion of the budget I do not think it will be desirable to enter into the discussion of any particular head or heads of expenditure. The time for that is past, and our present remarks can only

have the effect of influencing the future.

"In connection with the discussion of the Financial Statement, all I need say is that the non-official members, as matters stand at present, have little or no effective voice in the distribution of expenditure. Last year I felt and was under the impression that the members of the Finance Committee had some real hand in the framing of the Budget or had some discretionary powers over expenditure, and it was therefore that the Bihar members felt relieved when two Biharis were elected as members of the Finance Committee of this year. But our illusion has been dispelled, and, from my experience of the

Finance Committee, I can ray that unless some change is made in its procedure the non-official members will always remain at a disadvantage. As matters stand, the time at their disposal is too short to enable them to give due consideration to the matters placed before them for discussion. For instance, the memorandum circulated to the members of the Finance Committee says:—"The following note is now circulated to the members of the Finance Committee explaining in greater detail the proposals of the Local Government under the head of 'New works' under 45—Civil Works, in the charge of the Public Works Department. This is the only expenditure regarding the distribution of which it is at present possible to consult the Finance Committee. The sum to be spent upon new works in the Public Works Budget—Civil Works—stands at present at Rs. 5,96,600 and the Local Government recommends that the following works be undertaken for the reasons specified in each instance."

"The above memorandum was dated the 2rd March, and the Finance Committee was called on the 6th March, the inevitable result of which was that the members of the Finance Committee had little or no time to come to any right conclusion with regard to the urgency of the different projects laid before them or to make their own suggestions. Apart from this fact, when it is considered that, out of the current year's estimated expenditure of Rs. 6,71,48,000, the members of the Finance Committee had to be consulted on the expenditure of only Rs. 5,96,900 under circumstances when they had hardly time to give due consideration to the recommendations made to them, the non-official members cannot help feeling their relative helplessness in the matter of the distribution of the expenditure of the province of the Legislative Council of which they have the honour

The Hon'ble BABU BAL KRISHNA SAHAY said:-

to be members."

I may be excused for repeating an old complaint that sufficient time is not allowed to the Members to fully study and properly consider and discuss the Budget. Very little time is given them to propose resolutions, and the difficulty has this year been enhanced by the fact that proposals for the disposal of certain sums could not be framed, as conditions governing certain grants by the India Government were not made known early. Even the Finance Committee, for some reason or other, could not sit before the 6th of March, so, before moving resolutions, the Members could not know the views of the Finance Committee. Your Honour was pleased to express a similar view on the 13th of March last when Your Honour said:—' I wish to say that Government entirely appreciates the difficulties which the non-official Members evidently experience in indicating items under which reduction of expenditure can be made. That difficulty is not in any way the fault of the Hon'ble Members. It is due to the shortness of time which under the present system is inevitable.' Your Honour will therefore permit me to suggest that steps should be taken to remove these difficulties infuture. At least a fortnight should be allowed to study and frame resolutions. The rules, if necessary, should be amended accordingly. Your Honour's words that 'we are going to consider in the course of the year whether it is not possible to devise some means under which Hon'ble Members will have greater facilities at their disposal for the purpose of picking out items in which reductions are possible,' are very encouraging, and I hope Sir, that this complaint will be soon removed.

very encouraging, and I hope, Sir, that this complaint will be soon removed.

"Now, Sir, let me congratulate the Hon'ble the Finance Member for the elaborate and lucid Budget which he has presented to us. I can very well realise the difficulties experienced by one who is pressed for money from various sides and has to see that no important work suffers. People look at things from different points of view, and this enhances the difficulty of the distributor. On the whole, our present Budget shows a careful and fair allotment.

"To go into details, it is highly satisfactory that the closing balance again shows an improvement, and it is hoped that in future it will

steadily increase. It is really a matter of great regret, hay unfortunate, that anarchism has not yet died out in the country, as it was once believed to have done. It is merely fanatical to suppose that, by stealthily killing a few men here and there, any good can be secured. It is certainly not vicious deeds but pious acts that bring happiness; and what is true for an individual is true for a nation. The so-called nationalists are doing great mischief to the cause of progress and advance. We can progress only when there is peace and order in the land and never during tumults and bloodshed. God is love, and so it is irreligious to be devoid of that great attribute of God. It is very astonishing how any one thinks himself justified in taking away the life which he cannot give, and that in the name of nationality, as if for every nation there was a separate God and a separate Father. Had it not been for this anarchism, we would not have found a big jump in the Provincial expenditure upon law charges, from 2 lakhs and odd in 1907-08 to Rs. 7,90,572 in 1908-09, and though it showed a little decrease in 1909-10 (Rs. 6,27,358), it again rose up in 1910-11 to Rs. 9,70,000. A good deal of public time, energy and money are wasted over these unfortunate and, I may say, calamitous occurrences. Government are showing great favour and leniency, but the rash youths, decidedly backed by some mischievous heads, are still bent on doing wrong to the country. Our present Viceroy has shewn great wisdom and statesmanship in connection with the extension of the Seditious Meetings Act. Let us hope that the heads of these lunatics, self-styled friends of India, will cool down and return to a normal state.

"Education.—The Imperial grant has very much strengthened Your Honour's hands and bettered our financial situation. We are sincerely grateful to His Excellency the Viceroy for this help in a very right and needed direction. This will, I hope, remove from the mind of the Hon'ble the Director of Public Instruction the fear of inundation. This will enable us to remove the long-felt want of having hostels in all centres of education, and especially in Calcutta, where some arrangement for Bihari boys, also, will not be lost sight of. I hope Ranchi will not be neglected, where, as I said the other day, there is a great need of a hostel for the non-

Christian Kol boys.

"On the subject of hostels, I had a talk with Mr. Tipping, our popular and energetic Headmaster of the Ranchi Zilla School. He takes a keen interest in the welfare of the boys. He said that a hostel near the zilla school was very badly needed. I understand that a hostel site for the zamindars' boys has already been selected, and an estimate made. As for the Kol boys there are about 55 non-Christians in charge of the Uraon-Munda-Siksha-Sabba, and the President of the sabha informed me that 15 boys are reading in the Ranchi Zilla School from 3rd to 7th class, 5 in the G. E. L. High School, 4 in the Industrial School and the rest in the Middle Vernacular, Upper Primary and Lower Primary schools. These boys come from different thanas in the district and have no schools near their homes. I beg leave to submit that this sabha deserves encouragement at the hands of Government. The old bungalow, which was previously occupied by the Headmasters, might, with some additions and alterations, be used with advantage as a general hostel.

"There is yet another point in connection with education. The Ranchi S. P. G. Mission School had to build a new house, as the number of boys in the school had very much increased, and the Revd. Canon Cosgrave, the Principal of the School, told me the other day that the mission built the new house under the hope that the Government would, under the circumstances of their case, help them, and I beg leave to draw the attention of the Hon'ble the Director of Fublic Instruction to this, with the request that he will be pleased to see that these gentlemen, who are really doing good work in the district, are not disappointed, especially in view of the fact that out of 450 boys in the school they are imparting education to 110 non-Christian boys.

"I would once again, Sir, as I did last year, impress the necessity of giving some moral lessons to the school boys and making some arrangement

for the same. I hope gentlemen will not be found wanting who would most

willingly undertake the task.

"While mentioning with great pleasure that two new Hindi girls' schools have been started in Ranchi, one by the local Marwaris, and the other by some Bihar gentlemen, I regret to say that they keenly feel the necessity of good female teachers. There is a well-managed Kanya Maha Vidyalaya at Jullunder, and, in my humble opinion, arrangements should be made to send some elderly widows to be trained there who might be utilised as teachers for our schools in the province; and in order to induce such women to go and be trained there, a few Government scholarships ought to be created. I beg to draw the attention of the Hon'ble the Director of Public Instruction in this behalf.

"It is indeed very satisfactory to note that the case of the ill-paid School Sub-Inspectors has been favourably considered and provision made for regrad.

ing their pay.

"Excise.—I regret I did not make myself clear last year when I spoke on Excise income. I never meant to say that Excise revenue should be abolished. Looked at from the Government point of view, I understand the imposition of Excise revenue is intended to check the indiscriminate consumption of liquor. I quite understand that, if the Excise Act were to be repealed, many would begin making liquors in their own houses, and the vice would increase, particularly among rich people; but, Sir, I believe I am correct when I say that it is the poorer class of men who consume country liquor the most indiscriminately. The country is being very much impoverished by its use—not only is money

thrown into the water, but our very blood is being turned into water.

"We find in the Budget that there has been what is described as a 'noticeable improvement on the receipt side (Rs. 2,74,000) under Excise,' and it is admitted 'that the increase in the revised is due to better settlement and increased consumption.' What I wanted to suggest was that our good Government should devise means to stop this 'increased consumption.' I may not be again misunderstood to say that I lay the blame at the door of Government. It is decidedly the fault of the people, the consumers. But, Sir, has not Providence placed these people under the care and guidance of the British Government, and the Government, as protector of the people, should devise means and take measures to see that we may have opportunities to find a fall in the Excise income, and to find a note 'due to decreased

consumption' appended?

"Roads in Chota Nagpur.—I crave leave to draw Your Honour's attention to the fact that Chota Nagpur District Boards have not funds enough to keep up the extensive roads under them, far less to make new roads which are very badly required in many parts of the Division. Many projects have been abandoned or put off for want of funds. A good Ranchi-Khunti road is a crying necessity. Its extension to Chundit is another want. This is only an instance. There are many parts of the Division which have not been opened out by roads. I therefore pray that Your Honour will be pleased to put in the hands of the Commissioner of Chota Nagpur such amount as

Your Honour can conveniently spare.

"Sanitary.—Both Imperial and Provincial Governments have always in view this important head, and we are grateful for the actions that are from time to time taken towards sanitary improvements. We have this year been fortunate to get a large grant from the Imperial Government. I ask leave to suggest that, bad drinking water being the root of most of the diseases, steps should be taken to empower the District Boards to reserve tanks in villages for drinking purposes only, and to prohibit by beat of drum or otherwise, bathing, washing clothes, cattle, etc., under pain of prosecution. I have inquired into the matter, and zamindars will be found who will very gladly place a tank or two, for the purpose, under the control of District Boards. I am afraid there is no such provision in the Local Self-Government Act, and, if so advised, the law might be amended. I hope this will go a great way in stopping epidemics. Out of this grant some money should be given to the Chota Nagpur District Boards, especially Ranchi, to meet the necessary expenses in connection with

Bengal Act of 1909.

Bengal Act III of 1885. the above as also to make pucca some of the daris (springs) in the interior,

under similar conditions and prohibitions.

"Coronation Durbar.—The most welcome item is the expenditure of three lakhs for the Coronation Durbar to he held on the 12th of December, 1911. All India rejoices at the news of the Royal visit and is longing to see the 12th of December. Ray darshan is considered by the Hindus to be a pious deed, and I feel sure this Royal visit will go a great way in bridging the gulf and uniting the ruler and ruled more closely."

The Hcn'ble Sir Bijay Chand Mahtab, K.C.I.E., Maharajadhiraja Bahadur of Burdwan, said:—

"Your Honour,—I only wish to make a few observations, for some of my hon'ble colleagues have already exhausted many of the matters that I wanted to bring forward in connection with the provisions of the Budget. First of all, I must, of course, join in the chorus of congratulations and congratulate my hon'ble friend Mr. Wheeler on the prosperity budget, and I must congratulate the Government of Bengal on the new arrangement that has been arrived at between the Imperial and Provincial Governments. I hail with pleasure the large grants that have been made this year under the heads 'Education' and 'Sanitation.' But, in connection with the grants made under the head 'Education', I wish to draw the attention of Government to the absolute necessity of starting model public schools in the province. I am glad my hon'ble friend Babu Bal Krishna Sahay has drawn the attention of the Government regarding the hostel to be attached to the zilla school at Ranchi, As I hope to approach the Government before long about a crystallised scheme for hostels for the well-to-do classes at Ranchi, I shall not go into the matter at present; but I may just impress on my hon'ble friend Mr. Küchler the needs of these model public schools and of making a start by putting the Ranchi Zilla School on such a footing. These hostels that we propose, and regarding which we hope to approach Your Honour's Government before long, will, I am sure, be largely resorted to by the sons of the well-to-do classes. By the phrase "well-to-do" I do not mean simply the zamindars' sons, because, no doubt, the zamindars fall under that category, but also the wealthy members of the different sections of the professional classes and of the educated middle classes. Now, while on this point, I may say that it would be a gracious act on the part of the Government, as the Ranchi College scheme has, for want of funds, been shelved for the time being, to consider very carefully this proposal when it comes before the Government through the proper channel.

"As regards the grants under head 'Sanitation' difficulty has been felt in the inadequate number of crystallised schemes being brought before the Government. Often the complaint is that there are not enough schemes to spend this money upon. But I think that if the Government officials who are entrusted with the expenditure of this amount, were to consult more mufassal Members than town Members regarding the ways these amounts should be spent, I am sure many suggestions would come forward, and many schemes could be definitely shaped. I have nothing else to add but to thank Your Honour and more particularly the Hon'ble Mr. Wheeler for putting into the budget the very small sum (Rs. 5,000) for the medical officer's quarters for the Fraser Hospital at Burdwan. In this hospital scheme I have taken a very great interest, and, on behalf of the Raj, have spent a considerable amount of money, and I am therefore anxious to see the whole scheme completed, which the small grant will help to do. In conclusion, I wish the province all prosperity, during the current year, specially in view of the Royal visit, and now I beg to

support the budget before us"

The Hon'ble BABU BHUPENDRA NATH BASU said :-

"Your Honour, I feel as a Member of this Council, and as one in particular not holding a very convenient seat in this Council, that I may be permitted to bring to Your Honour's notice the great unsuitability of this hall for the purpose of a Council chamber. I realize that when the reforms scheme was

inaugurated we had not then any chamber ready at hand; but at the same time Your Honour will have, I have no doubt, some consideration for the strained voices of those who have to address this assembly from its extreme end, and, at the same time, to bear in mind the thread of the argument which they have got to follow. It may be difficult, Sir, in the life-time of the present Council, to have a suitable chamber for its accommodation. There was an observation recently made in another place that the Supreme Government was going to have a Council chamber of its own. Whether they will give us a place in that Council chamber is a matter of which I am absolutely ignorant, but, in the meantime, I think that we, the Members of Your Honour's Council, have a legitimate grievance that we are not housed in more suitable quarters. I do not know whether it would be possible to convert the old Council chamber with the corridor into a place which will accommodate the present number of members, if that chamber were so altered as to bring within its compass 50 or 60 men who would be able to make themselves heard at least by each other. There is another difficulty, and that difficulty is very great. When we are addressing this Council, we have not got at our disposal books of reference, and a debate in which books of reference cannot be looked up for the purpose of meeting an argument or laying down some proposition-a debate like that is shern of much of its usefulness. I may instance that only the other day, when my hon'ble friend, Mr. Bompas, was delivering a long tirade upon the woes of the people of the Sonthal Parganas, and ascribed imaginary reasons for that state of affairs, we were unable to refer to any authorities which would controvert or corroborate the proposition which my friend was laying down with a great deal of authority. We felt, Sir, like some of those wooden images, which villagers hew out of rotten timber in times of calamity, and before whom they pour out all their invectives against an offending divinity, and the poor image sits there still unable to answer and swallowing all the abuses that are hurled against it. Our fate is very much the same as that of the wooden images of our village folk. Therefore, Sir, apart from the unsuitability of this Council chamber, the want of a good library with books of reference near at hand is very keenly felt by those who desire to refer to books and other documents for the purpose of conducting a debate with some degree of real interest in it.

"Sir, from the Council chamber by a very natural and easy descent, I come to the consideration of our jails in this Province. Last year, Sir, I ventured to submit to Your Honour some matters in connection with the administration of jails. This year also I have to bring to the notice of the Council a rather startling fact, that, whereas the general death-rate of the Province was about 24 per mille, there was in the jails of Hazaribagh a death-rate of 71.5 per mille, though Hazaribagh is well known to be a health resort in Bengal. This is a matter which requires very careful consideration, and the Sanitary Commissioner, while allowing that probably contaminated sources of water-supply were responsible for this state of affairs, has not indicated the causes which led to this extraordinary mortality. Apart from this heavy death-rate in the Hazaribagh Jail, the death-rate throughout our jails was rather high last year. Then, Sir, there is one very curious observation in our Administration Report on Bengal Jails—that amongst the jail population those who are able to read and write are about 8.42 per cent., but those who are able to read only are 1.74 per cent. That is a result which clearly shows that there must be some error in recording this percentage of literacy in our jail population, for common experience tells us that those who are able to read and write are much fewer in

number than those who can only read.

"From jails, Sir, I pass on very naturally to political offenders. At the present moment I am not concerned with them, but with the money which they have cost us in their trial during the last year and this. We notice with satisfaction a change in the policy of Government, as regards the method by which this class of offenders should be dealt with. But, apart from the clemency which has been shown to them in a recent case referred to on this occasion by my friend, the Hon'ble Rai Baikuntha Nath Sen Bahadur, we, as mere outsiders, may say without impertinence that, if we dealt with this class

of men as ordinary offenders, i.e., get hold of a dacoit and try him as such, instead of setting him up on a high pedestal of waging war against the King-Emperor and of being a member of a large conspiracy to subvert British rule, we should be able to deal with these people much more summarily and with much less expenditure, and the result would not attract attention and notoriety and the punishment that these men would get as ordinary offenders would have a very wholesome effect. Most of my friends who have spoken have dwelt on the very large expenditure which this class of offenders has cost us. Last year we budgeted about a lakh and-a-half for dealing with these criminals, and we spent $7\frac{1}{2}$ lakhs, and I think the Government owed some fees at the end of the year to many eminent lawyers whom it engaged during the trial of these offences. I hope a saner view will be taken of the situation in the

prosecution of these cases in future.

"From political offences, some of which at least have been ascribed in certain quarters to the impetus of western education that has prevailed in our country for the last 50 years, I pass on to the subject of education. I would not encroach upon the province of my hon'ble friend to my right who has dealt so ably with this subject, but there is one aspect of the question with which I believe he has not dealt this morning—I am not sure, I plead guilty of having come here a little late——I see my hon'ble friend Mr. Küchler sitting opposite to me smiling. I believe I am right in saying that last year we made a provision of 21 lakhs for female education throughout the province. I am taking the figures roughly; that I submit is a very inadequate provision for female education in Bengal, Bihar and Orissa, and much is to be done in respect of female education in this country. I recognize the difficulties amongst us, Hindus, whose girls have to be married below a certain age; the question of imparting sound education to our girls is a matter of very great difficulty. The difficulty does not apply in the case of our Muhammadan fellow subjects. They are much better off so far as opportunities of imparting a sounder education to their women are concerned than we are, because they are not hampered by the rules of early marriage with which we are hampered, and I am glad to find that our Muhammadan brethren are trying to seek to further the cause of female education amongst themselves. In Calcutta we have got only one Government school, and I believe no primary schools for girls are maintained by Government. The one Government school I am referring to, the Bethune School of Calcutta for female students, would hardly be considered adequate even for the small children who go to the school department there to receive their education. We have no doubt indigenous schools in Calcutta such as the Mahakali Pathsala. But I would respectfully urge upon the attention of the Government the desirability of having two or three other schools in Calcutta for the primary education of our girls. leaving the school department, I come to the college department of the Bethune institution. I would remind my friend the Hon'ble Mr. Küchler that in the Bethune College the only branch of science in which instruction is imparted is Botany, and girls who want to take up other branches of science in the Intermediate (Science) and B. Sc. Examinations vainly knock their heads against the portals of the Presidency College, because the Bethune College does not provide for any course of instruction in other subjects. In private colleges in Calcutta, the state of things as regards arrangements and accommodation is not so good as in the Presidency College itself. If accommodation cannot be provided in the Bethune College for the education of girls in science, now that the University has opened its gates to girls as well as boys, and if girls are willing to enter it on its own terms, I would appeal to Your Honour that some suitable provision be made for accommodating girl students in the Presidency College, where they seek to take up scientific subjects in the Intermediate and B. A. Examinations.

"There is one matter to which my friend the Hon'ble Maharajadhiraja Bahadur of Burdwan has referred. That is the hostel scheme at Ranchi. We were very sorry, Sir, that the Ranchi scheme had to be given up owing to financial pressure. We do not press for the reconsideration of that scheme at the present moment. If the Ranchi school is made into a high school

under European supervision with a good hostel, it would be conferring a benefit upon the whole province for there is a considerable amount of difficulty in the education of our boys of the upper classes or even of the middle

classes in Calcutta under proper conditions.

"There is one matter to which I wish to refer, and I have done, that is the question of sanitation in Bengal. I am not going over the old story of the enormous ravages done by malaria for it accounts for 68.41 per cent. of the total death-rate of the province, but it is high time that there should be something done to control the channels of our navigable rivers. There has been a proposal from the Bengal National Chamber of Commerce, and no sounder and wiser proposal has been made. If the Government take up that proposal earnestly and institute an inquiry into the conditions of our navigable rivers in Bengal, and if, later on, we could constitute a Board which, I believe, would have a fair income from the navigation of these rivers, a great deal of good, both as regards commerce and health of the people, would be done to my Province."

THE PRESIDENT said :--

"I am afraid the Hon'ble Member has exceeded the time-limit."

'The Hon'ble Babu Bhupendra Nath Basu, said :-

"Sir, I have practically finished what I intended to say. I crave Your Honour's leave to refer to the Royal visit to India. There has been very naturally a great deal of interest aroused on account of this visit. Many people were keen and anxious that the Coronation should take place in the Metropolis of India, and as that has been found impossible, you will give effect to the legitimate wishes of my countrymen by allowing their representatives to witness the great ceremony that will be held at Delhi in honour of one of the greatest of the monarchs of the world."

The Hon'ble Maharaja Sir Prodyot Kumar Tagore, Kt., said :-

"Your Honour,-I beg to congratulate the Hon'ble Member in charge of the portfolio of Finance upon the very satisfactory statement which he has been fortunate enough to be able to present regarding the financial position of the Province. Last year, I rather welcomed the slight decrease in the receipts under Excise, as indicating a decline in the consumption of intoxicants. But, in the revised estimate for the current year, I notice an increase of Rs. 2,74,000 which is explained as being due, at any rate partially to the 'increased consumption of country spirits' which is, in itself, not a very desirable thing, though it may be a sign of returning prosperity. The increase in the receipts under Courts of Law, however slight, which is ascribed to larger receipts from Magisterial fines, is another unpleasant feature, which may be due, either to increased lawlessness, or to increased activity in repressing lawlessness. On the other hand, the falling off of the revenue under the head of Registration may be regarded as a sign of general prosperity among the agricultural population, upon which the country may well be congratulated. The Revised Estimate shows a decrease of nearly rupees twenty-five lakhs on the expenditure side, of which a sum of nearly rupees seven lakhs has been due to the fall in the prices of food-grains, and it is to be devoutly hoped that it will be some time before the Government again find themselves under the painful necessity of providing for Grain Compensation Allowances. Last year, I ventured to express a hope that the item—and a by no means inconsiderable one—of law charges in connection with political cases, would soon disappear from our budget. To the misfortune and incalculable mischief of the country, that hope remains unrealized to this day. Therefore, I welcome, all the more readily, the provision in the budget for the coming year of a substantial subsidy to a new vernacular newspaper, which is about to make its appearance, the policy of which will be to vindicate the Government before the people. The wonder is that such a thing should not have been attempted long ago. In a country where the party system, which provides each party with it own organs, is unknown, and where the indigenous press has rightly or wrongly educated itself into the belief that it is its sole and bounden duty to play the 'rôle' of His Majesty's Opposition in season and out of season, the utility of a Government organ which is guaranteed an extensive circulation among the rural population, must be patent to every unprejudiced mind. I do not for a moment assert or expect that, by means of this journal alone, the Government will be able to suppress the anarchist movement either quickly or completely, but it is at any rate a rational step in the right direction, and Government have a right to select their own weapons. The word subsidy has, I admit, rather bad associations. But is there any country where the Press is not subsidised in one shape or another? What are the Government subscriptions and Government advertisements but subsidy in an indirect form? If the arrangement with Rai Narendra Nath Sen Bahadur is objected to on the ground of expense, then all I can say is that those who have been the loudest in its condemnation have so far done very little to check the prevalence of political crime, which has been costing the province so many lakhs of rupees year after year on account of law charges.

lakhs of rupees year after year on account of law charges.

"Besides, the arrangement with the Rai Bahadur is in the nature of an experiment, and may be discontinued, if the object aimed at is not gained. I am aware that there are people who have been propounding all sorts of conundrums as to how the new paper will steer clear of the Scylla of religious controversy or the Charybdis of this, that, or the other thing. To all such I can only repeat the famous formula of the Prime Minister—" wait and see."

"I welcome the provision in the Budget for 1911-12 for the reorganization of a long list of public offices, which will benefit hundreds of hard-worked public servants. The increased allotments on Education and Sanitation afford gratifying evidence of the sincerity of the Government in promoting those useful objects, and will be welcomed with gratitude by the people. I am however, inclined to think that the provision of a sum of only rupees three lakhs for the Coronation Durbar at Delhi may prove inadequate, and will have to be supplemented, the occasion being unique and unprecedented, not merely in India, but I may perhaps say, in the annals of the world. The smallness of this provision, however, throws an instructive sidelight upon the rigidity of the economic conscience of Government.

"Your Honour, I take this opportunity of congratulating Your Honour's Government upon the selection of the Hon'ble Rai Kisori Lal Goswami Bahadur as the Indian Member of the Provincial Executive Council. We, zamindars, are all proud of him as one of our brightest ornaments, and from what we know of his education, ability and experience of public affairs, we are confident that he will be able to discharge his duties with credit to himself and benefit to the country, so that when the curtain is rung down upon his official career, he will be able to leave the stage, like a well-graced actor, amid the plaudits of his fellow-countrymen."

The Hon'ble RAI SITANATH RAY BAHADUR said :-

"Your Honour,—I am glad that the Hon'ble Babu Bhupendra Nath Basu has spoken a few words for the improvement of the waterways. As the only Member representing the Indian Commerce in this Council, it is my duty to strengthen his hands by adding my voice to his. Formerly, both in Bengal and in East Bengal, all kinds of merchandise used to be carried on by boats through rivers and canals. But since the introduction of railways, with the construction of bridges and culverts, these rivers and canals have silted up, with the result that goods traffic cannot now-a-days be safely conducted by means of boats through the rivers, which have dried up, and that all goods have to be transported by railways at much higher costs. In all European countries their respective Governments do not hesitate to spend large sums of money for keeping waterways open throughout the year and for maintaining them in their proper order. There waterways are allowed to exist side by side with railways, but in India the impression is that there exists a feeling of jealousy towards river traffic. It is alleged to be the policy of the Government, at least of the Railway administration, that no money should be spent

for the improvement of the waterways, lest they should draw away the traffic from the railway and thereby interfere with receipts from railway. The Hon'ble Mr. Stevenson-Moore, when District Magistrate of the 24-Parganas, formulated a big scheme for the canalization of the Tolly's Nala and its connection with the Madaripur bheel route. In reply to some of my questions put last year, Your Honour's Government was pleased to observe that the matter was before the Government of India, but that the Government of India was not prepared to undertake the scheme until it coulde be shown that the receipts from the canal would be enough to maintain the same. This is, to say the least, taking a too narrow view of a noble scheme. I, however, do not look at it in that light. Sir, it is the duty of the Government to do all it can to facilitate the traffic of the country. It now takes several days for steamers—even then it is unsafe—to go in a roundabout way through the Sundarbans and a part of the Bay to East bengal; that is why the Bengal Chamber of Commerce pressed it upon the Government to take up in right earnest the scheme of canalizing the Tolly's Nala. Apart from that big scheme, I beg to refer to another grievance regarding the Tolly's Nala; while more than five lakhs of rupees are realised every year from tollage, nothing has yet been done for keeping open the Tolly's Nala, with the result that the Chetla merchants have to carry their goods by carts from a very long distance and to pay very heavily for it, instead of having their goods brought to their doors by boats. I specially beg to draw the attention of the Government to the fact that since five lakhs of rupees are realised yearly from the tollage on boats, I submit it is the duty of the Government to do something towards the improvement of the Tolly's Nala.

"Next, with regard to the very generous grant made by the Government of India, and the allotments of that grant to different Muncipalities made by Your Honour's Government, I beg to say a few words. It is very well to be complemented upon and to receive congratulations for the improvement of the water-supply in towns. But I regret to find that no allotment has been made from the above grant for the improvement of the water-supply in the rural areas. It is the rural population who suffer most from the dearth of good drinking-water and they suffer silently. What the poorer classes drink in the interior is nothing better than diluted sewage, and it is the use of dirty water which is the root-cause of all the epidemic diseases in the mufassil, from which thousands and thousands of people die every year without a drop of medicine to mitigate their sufferings. I myself have seen men and women travelling three or four miles to draw drinking-water from the excavations by the side of railway lines. Government would have done well to see that a certain portion of that grant was allotted to improve the water-supply in rural areas. With these few words I beg to support the Budget, and to congratulate the Hon'ble Finance Member on the Prosperity Budget.

"I also beg to support the proposal of the Hon'ble Babu Bhupendra Nath Basu that a committee of experts should be appointed for the improvement

of all waterways."

The Hon'ble Mr. FRGATE said :-

"Your Honour,—Your Government and the Finance Member are to be heartily congratulated on the financial improvement of the Province as compared with 1909-10, 1910-11, and it is to be hoped we have entered on a cycle of favourable and good seasons, and there is every reason to anticipate that good harvests and revival of trade will not only benefit Bengal but the whole of India, and considerably increase the material prosperity of its people in the near future.

"The question of the growth of public expenditure is being constantly raised, but it seems to me that as the material prosperity of the people increases, expenditure is bound to rise in order to keep pace with and meet the increased demand for railways, canals, roads and bridging of the main rivers, let alone the pressing demands for education, sanitation and the improvement of the status of the members in all branches of the Government

services.

"With reference to compulsory Primary Education and payment for the same by the State, we are constantly hearing reference made to the 'poor raiyat,' one who lives from hand to mouth, etc. Speaking for North Bihar, this is not the case, and the British farmer cannot possibly secure the returns per acre in £ s d. that is being obtained by many Bihar cultivators from such special crops as tobacco, sugar-cane, and chillies. In the days of my youth I spent some years amongst the peasant proprietors of Normandy and Brittany, and I have no hesitation in stating that a large portion of the Bihar tenants today are freer from care for the 'morrow' than were those peasant proprietors at the period I refer to. Of course, we must at the same time remember that occasionally the Bihar raiyat has to face a famine year, or an abnormal flood, but here again the rest that is given to the soil in a year of drought by nature results in large returns when conditions again become normal, and in the case of a bad flood, although there is loss and hardship, it is only temporary, as the following returns from the rabi crop more than cover the loss of the bhadoi. Speaking for North Bihar, in spite of what those who are pressing for compulsory Primary Education say, the agricultural classes who would be mainly affected do not want it. The children from their earliest years help and assist in all farm operations. Buffaloes, cattle, goats, etc., are almost entirely herded by children of a school-going age, and is it right or reasonable that a boy or girl who from earliest dawn has spent the long hours of a hot Indian summer day in the fields or woods, on returning to their homely cottage in the gleaming at the close of a strenuous day, should be forced by law to attend a night school instead of seeking that well-earned rest that is not denied to the animals that draw the plough, the harrow or cart? The District Boards are doing their share. Reference to the last annual report and resolution on the working of the District Boards of Bengal will show that the Tirhut Division compares very favourably with the other divisions in the Province. If the agriculturist of North Bihar wishes his children to receive rudimentary education, and if one member of the family can read and check the rentreceipts, parchas, etc., it will satisfy him, and he can afford to pay the small fees of the village school. If those who really have the welfare of the Indian agriculturist at heart can devise some scheme by which the oil-cake, the bones of the animals, and the cowdung can be returned to the soil instead of the two former being exported and the latter burnt, they will do more for the cultivators of India and the generations yet unborn than any Act or law for compulsory Education is ever likely to do.

"With reference to rural sanitation, speaking for North Bihar again, a very great deal more can and should be done by the proprietors, large and small, and the villagers themselves by filling up unhealthy tanks and cesspools in the village, closing wells that have been condemned, raising the tops of wells and clearing jungle and other matter from the vicinity of the water-supply, and draining by means of a simple channel low-lying ground in the vicinity of the village. The Government, the Municipalities and the District Boards have, do, and are taking their fair share in the case of Drainage and Water-supply, but the people themselves, with few exceptions, are not doing all they can, and do not seem to recognise their responsibility in the matter. If they take their full share, then and not till then have they any just or reasonable grounds for asking for increased expenditure under this head, which would only mean, if sanctioned, cutting funds from other important and pressing wants. One pressing need of the Division is a residence for the Commissioner, and public opinion in North Bihar is unanimous in considering that a suitable and proper residence should be built as soon as possible. The new Division was established more than two and-a-half years ago, and a fine site has been acquired, but apparently from the answer given at the last meeting of this Council plans and estimates have not yet been submitted. In the amended draft Financial Statement, Bengal, 1911-12, a sum of Rs. 50,000 was budgeted for, and we fondly imagined that work would be started this year, but I was considerably disappointed to find that this amount had been cut out by order of the Government of India in the revised Financial Statement, which I only received on the morning of the 13th ultimo. Under the rules I was debarred from

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moving a resolution, as I should most certainly have done so. It is the duty and essential that the employer, either State or private, should provide good and healthy house accommodation for their employes, and for the sake of the prestige of the Government a residence in keeping with the dignity of the office of the head of the Tirhut Division should be built without any further delay. In some of our Bibar stations houses have been acquired by Government, patched and added to, and some of them are not as comfortable residences to live in as they should be. I sincerely hope (although I do not advocate extravagant expenditure) that, when plans and estimates are drawn up and submitted, the mistake will not be made of cutting off a few feet either in the area or the height of the rooms, or verandahs, in order to save money, and that it will not be a case of 'a haporth of Tar;' and should Muzaffarpur have the honour and good fortune in the future to be visited by the head of the Bengal Government, the residence of the Commissioner should be such that the distinguished guest would suffer no discomfort or inconvenience, especially if such a visit were paid during the hot weather or rains. There is no getting over the fact in this country that a very great deal is thought of show, pomp and ceremony, and before the days of railways, motor-cars, etc., the progress of the Commissioner when on tour through his Division his guard, string of horses, and carriages, etc., undoubtedly impressed the people, and it had one great advantage that it brought the ruler and the Ruled into closer touch than is possible now-a-days with the enormous increase of work and quicker means of travelling. I feel assured that the non-official Members of this Council will one and all agree with the North Bihar public that the official residence of the Tirhut Division should be taken in hand at as early a date as possible, and that the plan and design of the residence will be in keeping with the expansion and advance we hope to see Bihar make in the future. Several members of the Darbhanga District Board have brought to my notice a matter which it seems to me I am bound as their representative to draw attention to. Unfortunately this district has suffered from famine in three years:-

1896-97—The Board paid 2-6 per cent of total cost.

1906-07— Ditto 2-2 ditto.

1908-09— Ditto 8-2 ditto.

"Had the Board been asked to pay on the same basis as 1896-97 and 1906-07, their share for 1908-09 would have been Rs. 28,290, or Rs. 65,448 less than they have actually paid. I am fully aware of sections 60, 81 and 82 of the Bengal Famine Code, [1] and it is quite right and fair that for test-works, etc., the local funds should pay, but it is a matter for consideration where the line should be drawn where famine exists, but is not declared, and when relief has got beyond the resources of the Board. In order to carry on their operations in 1899, the Board had to take a loan of Rs. 1,50,000, in 1908, another loan of Rs. 50,000, both of which are being repaid; and recently the Board has been forced to apply for another loan of Rs. 90,000. When the loans are being adjusted and repaid, I hope Your Honour's Government will consider the case, and if it is not possible to allow credit for Rs. 65,448, at least to give credit for Rs. 19,000, as this sum was remitted by the Collector to the ghat contractors as famine-relief, especially as the income from ferries is given to the District Board for their educational allotment, but no reduction whatsoever has been made under this head. As the matter is not strictly concerned with the present Budget, I must ask Your Honour and the Hon'ble Members of the Council to pardon me for having taken up time by alluding to it.

"In conclusion, there are many critics of Government, of their financial policy, of their laws and Acts, but it is to be regretted how seldom we find any acknowledgment from those who should be the first to allow and publicly state what the forethought and care of Government have done for the millions they rule. Is this failure due to ignorance of the work that is being done, or is it that they are really not in touch with those who have benefited? I am especially referring to the Agricultural Co-operative Societies that have

been established all over India. I have failed to notice in any Provincial Council or in the Imperial Council itself non-official Members acknowledging what has and is being done for the raiyat and cultivator of India. But if the crities who should have realised this have not done so, the International Institute of Agriculture fully acknowledges what has been done; and if those who are really interested in the welfare of the agriculturist will procure (if they have not already got a copy) a Bulletin of the Bureau of Economic and Social Intelligence, No. 3, December 31st, 1910, published in Rome, they can see for themselves how favourably the progress of these Societies in India compare with those in other parts of the world.

"Mr. H. W. Wolff in the 3rd edition of his book on 'Peoples' Banks' has said of the legislation by which it was initiated 'that it has borne fruit in such abundance as has never before been witnessed in the Co-operative Credit movements.' Now this movement is an illustration of State aid effectively administered, rather than of organised self-help, and thousands of Indian cultivators to-day are expressing their 'Shukr Guzari' to the 'Sircar' for what it has done for them. With those who have failed to do so, is it a case of—'a prophet has no honour in his own country?"

The Hon'ble Mr. NORMAN McLeod said :-

"I had not intended addressing the Council at this session, but recently I was twitted with the fact that the representatives of the Chamber took no interest in the actual work of the Council. I had no idea until now that the making of speeches was a part of that work; in fact, from my point of view, I always looked upon long and frequent speeches as the frothing of a boiling imagination, and calculated more to delay than further the business before us. I think Your Honour will bear me out in that I have fried in a small way, without making speeches, to facilitate the success of our deliberations. As, however, it appears the unfortunate rule that every member should speak, there is apparently no monopoly in the orgy of oratory to which we have listened. I now unwillingly claim your brief attention and, as at this stage of the session, Hon'ble Members are allowed to diverge from the actual business of the Budget, I need only state with regard to it that, as far as I can gather, the Members of the Chamber of Commerce are quite satisfied with the way it has been stated and explained, and with the proposals of expenditure as put forward. In this connection I was rather surprised that an Hon'ble Member of the Finance Committee should have complained of how little scope was given to non-official Members of prompting in the distribution of the Provincial funds. I think this is a matter for congratulation than otherwise, as it shows us what an efficient executive is in charge of the financial affairs of this Province. I think in another connection it is also a matter for congratulation, as judging from the various resolutions put forward and the speeches at the introduction of the Budget, and to-day, there is, to my mind, a danger to our Province of being educated to a state of mental repletion and of being physically starved during the process. I have the greatest respect for education within limits commensurate with the receptive capabilities of the students, but I see around me, in my daily avocation, the most painful instances of men working on a pittance, who have been educated mechanically to a certain defined standard, and who, if they had applied the same mental capacity to acquiring a practical trade, would now have been earning a handsome competency. It must not be forgotten that the learned professions are limited, while the aspirants to them are unlimited; the demands of Trade and Industry are unlimited, while the supply of suitable candidates in and around Calcutta-the greatest industrial centre of Bengal-is so limited that employers have to indent on other countries for men to fill appointments which should be entirely Swadeshi. From this it would certainly seem that the trend of education in the past has been misdirected, and that in the future it should be so guided as to avert the danger which is threatening. It is a pleasing feature in some of the speeches which we have heard (or read) to-day that the advantages of a Technical and

Industrial education are being recognised, and a movement in this direction should be strongly encouraged.

"I would like now to mention a matter which is of particular interest to the community which I represent, and I take it of the same interest to the whole of Bengal, and that is the present congested position of our High Court. I cannot say that there is any particular blame to attach to anyone, as the course of events in Bengal have unfortunately of recent years brought about a state of matters without parallel in recent history. While we deplore that such is the case, the large trade interests of the Province demand that the present state of matters should be rectified, and that, up to legal limits, a sufficient number of additional Judges should be appointed so as to adequately cope with the arrears which have crept in. I would not advocate permanent additions to our Courts, unless absolutely necessary, as High Court Judges are costly luxuries, but I would certainly strongly advocate such appointments being made until the millennial time should arrive when they are no longer necessary. A suggestion is put forward by an Hon'ble Member that while the Province of Eastern Bengal and Assam participate in the advantages of recourse to our High Court, they do not share in the expenses. It would seem but only fair, if this is the case, that the said Province should bear a proportionate share of the expenses involved, and the matter is quite worth looking into.

"I desire to endorse the congratulatory and complimentary remarks which my hon'ble colleagues have addressed to Your Honour as to the Budget and for your personal welfare."

The Ron'ble Mr. DIP NARAYAN SINGH said :-

"Your Honour, most of the points that I intended to speak upon have already been mentioned by the Hon'ble Members that have preceded me, and I do not think that I need take up the time of the Council by a recapitulation of these very points. In fact, Sir, after what has already been said I did not intend to have spoken at all, but some remarks that have been made by some non-official Hon'ble Members call for a reply, and I consider it my duty to say something about them. Your Honour has already heard the opinion of nonofficial Members as regards the scope and function of the Finance Committee, and I feel that I must say a few words to strengthen the hands of those of my colleagues who have pressed upon this Council the advisability of reconsidering the rules that govern the working of that Committee. The Hon'ble Mr. Saiyid Wasi Ahmad and the Hon'ble Rai Shiba Shankar Sahai have already dealt with this subject, and I shall simply supplement their remarks by pointing out to the Council and to Your Honour that if the Finance Committee is to do nothing more than to discuss the small item of five or six lakhs out of a total expenditure of five crores of rupees, it is hardly necessary that a Finance Committee should exist at all. My Hon'ble friend Mr. McLeod thinks that it is matter of congratulation that this is so. He says that it shows what a splendid executive we have. I think, Sir, that the non-existence of this Committee would be a matter of greater congratulation according to him. It take this opportunity to say, and I think I am right, that most of the non-official Members of this Council differ from my Houble friend on this point. Sir, if the remarks which you made in one of your pronouncements shortly before the formation of this Council, namely, that the time has come when an attempt should be made not only to govern for the people but through the people, is to be given effect to-I believe that some effective voice should be allowed to the non official Members in the discussion for the allotment of sums for expenditure in the Finance Committee. Sir, in the Budget that has been placed hefore us I submit that most of the items appearing in the schedule of new expenses estimated to cost more than Rs. 5,000 might well have formed the subject of discussion in the Finance Committee. I am told, Sir, that they have already been agreed upon and are obligatory. Is it impossible, Sir, for the Finance Committee to be a working body throughout the

Indeed it must be advisory in most of its deliberations. But I submit that if the larger items of expenditure had been referred to the Finance Committee, it might have been possible to reduce some and to modify others. Anyhow, Your Honour would have had the satisfaction of having public support in most of the items of expenditure budgeted. My friend the Hon'ble Mr. Filgate has given us a very rosy picture of the condition of the peasantry in North Bihar and he has said that free and compulsory primary cducation is not wanted by the people of his part of the country. Sir, if every country had to wait till its uneducated masses desired compulsory education, I beg to submit that not one country in Europe would have had such an enactment on its Statute-book to day. Sir, every country, even England, when it proposed to enact a law for compulsory and free education has raised a storm of protest, against such measure and yet I believe there is not a country that does not bless the day when compulsory and free education was made the law of the land. I beg to say a few words on the remarks made by my Hon'ble friend Maharaja Sir Prodyot Kumar Tagore. It is a subject upon which I had not wished to speak. It has reference to the paper which has been subscribed for by the Government for free distribution amongst the peasants of this Province. I admit, Sir, that the object and intention of the Government is good. But I entirely differ from my hon'ble friend when he says that the general impression of people is that this object will be achieved, on the other hand I have reasons to believe that the general opinion in the Province is that the object of the Government will not be achieved. True it is only an experiment, and as my friend has said we must wait and seed With reference to this subject I must say a few words with special reference to Bihar. This subsidised paper, Sir, is to be published in the Bengali vernacular, and I suppose it is intended to be circulated only in the Presidency and Burdwan Divisions. Will it be too much at this hour of the day to suggest that if only two divisions of the Province of Your Honour's Government are to benefit, if they are to benefit at all, from this paper, some arrangement should be made to reduce the expenditure from 62,000 rupees to a smaller sum. I find that the Government of Eastern Bengal and Assam are spending only Rs. 20,000 for a similar paper. Sir, if Rs. 20,000 suffices for a whole Province, it is worth considering whether an equal amount or perhaps even a larger sum may not be sufficient for only two divisions of this Province.

"I am glad to find that my friend the Hon'ble Mr. McLeod has referred.

"I am glad to find that my friend the Hon'ble Mr. McLeod has referred to the question of the High Court here. I brought this matter before the Council last year, and I must say that I am still unable to understand why when the High Court benefits both the Provinces of Western and Eastern Bengal, Your Honour's Government should have to pay the whole of the

cost.

Sir, that is the expenditure under the head Public Works Department. I think it my duty to tell the Council that there is an impression abroad that there is room for a great deal of economy in this department. Sir, the cost of civil buildings, roads and works of public utility in 1906-07 came up to a little over 57 lakhs. In 1907-08 it was 61 lakhs, while in the revised estimate of last year it was only 38 lakhs, and yet we find that the expenditure on Public Works establishment has actually risen from 8 lakhs in 1906-07 to something like 10 or 11 lakhs in 1910-11. Now, Sir, this clearly shows that the permanent establishment of the Public Works Department goes on increasing whether the cost of new works taken in hand be large or small. I think the time has come when Your Honour should direct your attention to the Public Works Department and consider whether, excepting the Irrigation Department, most of the building work cannot now be entrusted to private firms. Your Honour will, I am sure, be able to make substantial reduction in the administration of this department. This question has been taken up by no less an able authority than Valentine Chirol in his recent work on India, and he suggests this same method. I think, Sir, that his remarks are worthy of consideration. With these few words I beg to support the Budget."

The Hon'ble MR. OLDHAM said :-

"Several Hon'ble Members have commented upon the increase under Excise revenue shown in the Revised Estimates for 1910-11. Since, in most cases, the remarks that we have listened to refer to the same points, I propose to give a general reply in the first instance to the criticisms levelled against the figures.

"The policy of Government in connection with the taxation of country-spirit is that the taxation should be as high as may be possible without giving rise to illicit manufacture and consumption of liquor. The principle may be roughly stated, as it often has been, thus—that the maximum of revenue should be sought with the minimum of consumption. This policy is always kept in view. A mandate from Government cannot change the habits of the people in respect of drinking. There is a normal demand that has to be met. If it be not met by licit supply, it will be met by illicit supply. It is the endeavour of Government to supply this demand with as pure and carefully-manufactured liquor as possible, at as high a rate of taxation as possible; to substitute a better class of liquor for the often defectively-made liquor sold under the old system, and at the same time to strive after the attainment of a condition of things under which every bottle consumed shall be taxed at as high rate as possible without driving habitual consumers to clandestine practices. We are still a long way off this ideal; but we claim to be working towards it. A great advance has undoubtedly been made in recent years; but even under the present system, with more accurate means of check and enlarged powers under the law, numerous cases of illicit distillation are brought to light in most parts of the province, and the only reasonable inference is that we have not yet reached the limit of licit consumption.

"The increase in consumption to which certain Hon'ble Members have specially referred has occurred in Calcutta and in the Monghyr, Bhagalpur and Purnea districts. In Calcutta the consumption fell (for reasons, explained in the reports) in the years 1908-09 and 1909-10; and the increase noticed during the year just ended is merely a return to the normal, and is due, it is believed, to the cheaper prices of food-grains and also to a great extent to the rise in duty on foreign liquor. In fact the Collector of Calcutta informs me that the increase referred to has probably been counterbalanced by the decrease in the consumption of foreign liquor. The figures of consumption are still a long way behind those of 1907-08. In the districts of Monghyr, Bhagalpur and Purnea, the contract supply system was introduced in 1909-10. A heavy fall in consumption followed, owing largely to unfounded prejudices against the new contract liquor and also to the less favourable agricultural conditions. The increase in 1910-11 merely indicates that the prejudices referred to are dying out, and that conditions are reverting to the normal. In Monghyr the consumption is still much below what it was in 1908-09, the year previous to the introduction of the contract system.

"In the other Bihar districts, viz., throughout the Patna and Tirhut Divisions, there has been a very much larger decrease in consumption during the year just closed as compared with 1909-10, to which no attention has been drawn by any of the Hon'ble Members who have spoken. This, however, is entirely due to the introduction of the new contract liquor during the year, and is therefore of a temporary character. And here I must sound a distinct note of warning to those who confine their attention in too great a measure to the question of the consumption of liquor. We must never forget that by keeping too tight a hand on the consumption of liquor or placing undue difficulties in its way, besides the risk of illicit distillation, we incur a very grave danger of driving consumers to the habit of taking much more harmful and degrading stimulants, such as ganja, bhang, charas, cocaine, etc. We have had a striking example of this danger during the past year in Northern Bihar districts, where there has been a distinct rise in the consumption of ganja, which is undoubtedly due to a great extent to superstition and prejudice against the change of system and liquor introduced with effect from the 1st of April, 1910.

"I am not quite sure whether the Hon'ble Member who represents the Municipal Commissioners of the Chota Nagpur Division has made his meaning clearer this year than last. The drinking tendencies of the aboriginal tribes of that division are well known; but on looking into the figures I find that there has actually been a decrease in the consumption reported from that division. I do not follow the Hon'ble Member in his figurative—I was going to say fantastical—allusion to blood and water.

"From the remarks made by the Hon'ble Member who represents the University of Calcutta, I must assume that the hon'ble gentleman is not familiar with the history of Excise administration in this province since the Indian Excise Committee sat in 1905-06, when all details of the administration of the department were investigated and discussed, and since when all the recommendations of the Committee have been carefully scrutinized by the Government of India in consultation with the Local Governments, and definite lines of policy and administrative reform laid down for our guidance by the Supreme Government. If the Hon'ble Member had asked for information on the points raised, I would gladly have supplied him. The Hon'ble Member resents what he calls the 'stereotyped explanation' that the expansion of Excise revenue is due to improved methods of administration. I feel that equal objection may be taken to the reiteration of what may be called stereotyped criticisms of the Government's Excise policy, which have been fully met on many occasions before, and which are calculated in a great measure to impugn unfairly the motives of Government in the matter of Excise administration. The Hon'ble Member asks what can be done and what has been done to check the growth of consumption. I shall not take up the time of the Council by attempting to give a statement of all that has been done and is being done. I need only refer to one or two more important measures.

"The most far-reaching reform undertaken in this province has been the introduction of the contract supply system, in supersession of the old outstill and central distillery systems. The contract system has now been extended to all districts of the province except Palamau, Singhbhum and Angul and parts of six other districts, where it has been found impracticable under present conditions to enforce it. One of the most essential features of this system is the separation of the privilege of manufacture from that of retail vend, which means a check on consumption, since under a system under which manufacture and sale are united in the same hands, the competition between rival manufacturers and sellers must necessarily result in forcing up consumption.

"Under the new system we are giving to consumers a purer and more wholesome liquor.

"Under this new system we have also largely increased the price of country spirit to the consumers over a great portion of the province.

"Under the new system the actual consumption—which could never accurately be known under the outstill system, and which under that system was notoriously under-estimated in their own interests by the licensees—is now known, and the prices of liquor, the rates of duty and the vend fees can therefore be more accurately controlled and more suitably regulated.

"This new system also enables us to detect more easily offences against the law, more especially cases of illicit distillation and manufacture. The provisions of the new Act, which came into force in the latter half of the year 1909-10, have also strengthened the hands of the Excise staff towards the 1909. detection and prosecution of such offences. The result has been a large increase in the detection and successful prosecution of cases of illicit distillation. In four districts in which such offences have been notoriously rife in the past, the aggregate figures show an increase in such cases detected from 375 in 1909-10 to 889 in 1910-11; that is to say, more than double the number of cases have been sent up during the year that has just closed. These figures will give Hon'ble Members some idea of the extent to which the Government has in the past been, and is still being, deprived of its dues, and what a large

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margin must still remain for the expansion of licit consumption, and therefore of revenue, at the expense of illicit and untaxed consumption.

"Then again, under the present system the figures of consumption are carefully scrutinized, the issues from every warehouse in the province being watched each month. If after proper inquiry it is found that consumption is rising unduly in any particular area, steps are at once taken to raise the taxation therein. In this way the rates of duty and the maximum prices have already been considerably increased in many parts of the province, and action will continue to be taken in this direction.

"For the information of those who profess to believe that Government expects and desires to see an increase every year under the head of Excise receipts, I may mention that the introduction of the system in the beginning entailed a very considerable loss of revenue, but this did not deter Government from enforcing it. I think I have said enough-though I could add much-to show that we do take such measures as are considered possible or praticable to check consumption without driving people to illicit supplies.

"I wish further to make it perfectly clear to the Hon'ble Members that there is still very large scope for expansion of the Excise revenue in this province. Even in the greater part of Bengal to which the contract supply system has now been extended, we have not yet nearly stamped out the illicit manufacture of untaxed country-spirit. In many of these districts enormous quantities of illicit liquor are still consumed. Then there are the outstill areas in the remoter and more inaccessible parts of the province, where communications are still in a very backward state, and where country-spirit is not yet fully taxed. And, lastly, there is the increase in population to be taken into account—a matter which is not uncommonly overlooked. It may interest Hon'ble Members to know that the latest comparative figures available to me show that while the incidence of Excise revenue per head of population in Bengal is 5 annas 3 pies, in Madras it is 11 annas 3 pies, and in Bombay it is 1 rupee.

"As regards the question of reduction in the number of shops, I would refer to the remarks made in this connection by the Indian Excise Committee in 1905-06. They referred to the general tendency in this province to reduce the number of country-spirit shops, and added that they were disposed to concur in the opinion of the then Excise Commissioner that this policy had been carried so far in some districts that there were not enough shops left to supply the legitimate needs. In spite of this view, during the past five years the number of country-spirit shops has been considerably reduced. In 1906-07 the number was 3,060, and it has been gradually reduced each year to 2,918 in 1910-11. The number of tari shops has also been very largely reduced during the same period, as may be seen from the departmental reports. Measures have also been taken, with a view to check the consumption of opium and ganja, to give details of which would take up too much of the time of this Council.

"It should be a matter for congratulation and not for regret, if in spite of increasing the rates of duty and the prices of liquor and reducing the number of shops, we obtain an increased revenue, which can be traced to the gradual substitution of licit and taxed liquor for illicit and untaxed liquor.

"There are only one or two other questions raised by the Hon'ble Member Ben. Act V of for the University that call for a reply. The new Excise Act has made no changes in the machinery for collecting the revenue as he seems to imagine. It is not within the competence of the Local Government to abolish the auction system. This system is in force under orders of the Supreme Government.

"Similarly, in the case of the amalgamation of the Excise and Salt staffs, this course was recommended by the Indian Excise Committee and approved by the Government of India 1t is useless raising questions in this Council with which the Local Government cannot finally deal. The figures quoted by the Hon'ble Member in respect of country-spirit shops and tari shops are incorrect The number of country-spirit shops was reduced by 24, and the number of tari shops by 844, during the year 1910-11, and not by 3 and 19, respectively, as stated.

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"In respect of Calcutta the Hon'ble Member mentions that only one shop was reduced in the past year, but he omits to mention that no less than 16 country-liquor shops were abolished in 1908-09 and 1909-10, really leaving no further room for reduction.

"In his remarks about the increase in license-fees at the recent settlements (country-spirit shops were not settled—only shops for the sale of opium and other drugs), the Hon'ble Member seems to forget that an increase in the license-fees brings about an increase in the retail prices, which in itself tends to check consumption. Moreover, in respect of opium shops the restrictive system is in force in Calcutta, under which the issues to shops are fixed, and so consumption is necessarily limited.

"I have received no report to show that the celebration of the Holi festival was this year conducted in a different manner from what it has been in the past. No necessity arose for closing the liquor shops. If it had, the Commissioner of Police or the Collector of Calcutta would have moved in the matter. Early closing would not have affected the revenue; for festivals like this stocks are laid in beforehand."

The Hon'ble Mr. KUCHLER said :-

"I am in the fortunate position of having on the present occasion less to reply to than last year in the way of actual criticism of the provisions made in the Educational budget. Gratitude to the Government of India for their liberal grant for Education is no doubt largely responsible for this benevolent attitude on the part of the non-official Members of the Council, and I can only hope that this gratitude is not entirely a sense of favours to come; not that I do not share this feeling myself to a certain extent, but because it is very doubtful how far any expectations which we may entertain in this respect are likely to be realised. I must strongly emphasize the fact that this Imperial grant is for objects of non-recurring expenditure, and that it can in no way be looked upon as a permanent addition to the expenditure under the Education budget. I am led to utter this note of warning by the expressions of satisfaction which have fallen from one or two Hon'ble Members as to the steady increase of the Educational budget expenditure up to the amount which is shown in the Financial Statement for the year 1911-12 and which includes the Imperial grant in question. The general feeling of satisfaction with the present Educational budget is reflected even in the utterances from Bihar in which, with one exception, we do not find the same note of complaint as was heard at the corresponding meeting of the Council last year with regard to the unequal division of educational expenditure. It is recognized by the Members from Bihar that Government is making an effort to respond to the increased demands for higher education in that part of the province, though at the same time it is suggested that Government might give even more assistance than it does at present. The specific wants that bave been indicated are, as last year, chiefly concerned with collegiate education, and a special request has been advanced on the part of the Bihar National College at Patna that its grant-in-aid should be still further increased. The grant-in-aid, however, to this college was doubled as recently as the beginning of the last academical session, and it is obviously too early to consider now the question of a still further increase. The department has noted with satisfaction the large increase in the number of students attending this institution as well as the enhancement of the fee-rate which it is proposed to make from the commencement of the next session, and it will be necessary to examine carefully the finencial effect of both of these factors before any conclusion can be arrived at as to the exact amount of assistance which the college requires to put it on a sound educational footing. In addition to the Bihar National College there are three other first-grade colleges in Bihar, the Patna Government College, the expenditure on which has of late years been very considerably increased, the Bhumihar Brahman College at Muzaffarpur, the application of which for a grant-in-aid is, as has already been pointed out, at present under consideration, and the Tej Narayan College at Bhagalpur which is, through the munificent liberality of a private benefactor, fortunately

in a position to dispense with Government aid altogether. It will be seen therefore that the wants of Bihar in the matter of collegiate education are not being neglected, and though the increased demand for such education on the part of Biharis necessarily connotes some additional assistance from the public exchequer, that assistance must be strictly correlated with the actual measure of advance attained as shown by experience.

"I have said that there was one note of dissent from the general chorus of approval on the part of the Bihari Members with regard to the Educational budget this year. The Hon'ble Babu Braja Kishor Prasad has again returned to the attack with regard to the subjects to which he called attention when moving certain resolutions in the Council, and has again covered the same grounds in his remarks as on that occasion. I do not think I shall be justified in following the same course, but I would ask for permission to deal with one or two of the new points which he has raised. With regard to the professorship at Patna College, the figures which he has now produced cannot be said to be very conclusive as to the alleged popularity of this subject. But any force which they might have had is entirely lost when it is considered that they refer to a state of affairs which existed before the present University Regulations were introduced. At that time there was no such subject as Political Economy and Political Philosophy in the University curriculum. And no comparison is therefore possible between the popularity of these two different subjects. From a priori consideration and from actual experience I am in a position to affirm that the subject of Philosophy is unpopular not only in Bihar but in Bengal as well. As to the source from which I obtained my information as to its unpopularity at Patna, I may say that it was derived from the educational authorities of the college itself, and I venture to think that the latter are in a better position to gauge the popularity of this subject among the students than the Hon'ble Member.

"With regard to the question of preferential treatment for Bihar in the matter of education, I have no quarrel with the Hon'ble Member as to the desirability for such treatment. But I must take strong exception to the method by which he proposes to give effect to it. By preferential treatment in the case of races, educationally backward, is generally meant exemption from fees or at least the reduction of fees, and also in some cases the reduction of the standards of education itself, but I have never before heard the somewhat grotesque proposal advocated by the Hon'ble Member that schools in a part of the country, educationally backward, should be better equipped and better staffed than those in parts more educationally advanced. I hardly think that this suggestion will receive support from the Hon'ble Members from Bengal who were prepared on a previous occasion to endorse the plea of the Hon'ble Member for preferential treatment for Bihar.

"There is one other important matter in connection with education in Bihar which has been referred to to-day, and that is the removal of the Patna Collegiate School from the college buildings. This removal was necessary for two reasons. In the first place the University Commission strongly urged that schools and colleges should be entirely separated and, secondly, further accommodation was required for the work of the Patna College itself. As the Hon'ble Maulvi Saiyid Muhammad Fakhr-ud-din has stated, a site was tentatively selected for the new school buildings, but in the absence of funds to meet the cost of this project, which would have been very considerable, it was found necessary to remove the schools for the present to a hired building, and no further action was taken with regard to the acquisition of land for the new school and the preparation of plans and estimates. The present arrangement is admittedly unsatisfactory, and the question of providing the Patna Collegiate School with buildings of its own at the earliest possible opportunity is not being lost sight of.

"Another division which has come forward with certain specific requests is that of Chota Nagpur whose wants are as heretofore voiced by the Hon'ble Babu Bal Krishna Sahay. The Member has referred to the need of hostel accommodation for pupils reading in the various schools at Ranchi and has specially

referred in this connection to the Zilla School. I can give the Hon'ble Member the assurance that the question of hostels for the Zilla School is at present under consideration, and that, with the help of the Government of India grant, the projects, which are at present before the department, are likely to be materially advanced within a very short time. The Hon'ble Member has also recommended the case of one of the Mission Schools at Ranchi, and has suggested that it should receive a material assistance towards the erection of a new school building.

"I am afraid I cannot fully go into this matter as the time-limit imposed on me has already been exceeded, and I can only say that after careful consideration it has been found impossible to hold out hopes of a grant to the school in question.

"Reference has been made in the remarks of one or two Hon'ble Members to the question of direct moral instruction, and the suggestion has been made that a provincial conference should be called to discuss the subject. question is one of great importance and has been keenly debated of recent years in Western countries. No conference, however, which has ever been held, at least no representative conference, has been able to arrive at any conclusion on the very important issue, whether direct moral instruction can with advantage be given apart from the sanction of religion. I do not think it likely that any conference in Bengal would carry its deliberations to a more successful issue. As far as I have been able to judge myself, the preponderance of opinion, in this province at least, is opposed to the divorce of moral instruction from religious teaching. If this be so, and even in the contrary case, I think that before Government can take action there should be some stronger expression of opinion on the part of the community itself as to its wishes on the subject than has hitherto been the case. The initiative, I think, should come from the community itself, and I would again point to the fact that the Government schools form only a microscopic minority of the educational institutions of this province, and that as regards private schools, whether aided or unaided, there is no objection to the introduction of religious instruction, provided the community so desire. The Christian missionary bodies have made full use of the opportunities presented to them in this respect, and it remains to the adherents of other religious beliefs to take the initiative in the case of other private schools attended by their children.

"There are many other matters of interest which have been brought before the Council on which I should have liked to comment, but I recognize that I have already occupied the time of the Council to an extent considerably beyond what I am entitled to, and I am reluctantly compelled, in deference to the wishes of His Honour the President, to bring my remarks to a close. The views of the Government and my own views on the subject of female education, on which the Hon'ble Babu Bhupendra Nath Basu has made some interesting observations, are sufficiently well-known."

The Hon'ble RAI KISORI LAL GOSWAMI BAHADUR said :-

"Your Honour,—The Hon'ble Babu Deba Prasad Sarbadhikari has this year reiterated his charge of the unsatisfactory character of explanations offered in regard to the variations in the anticipated receipts under the head 'Registration.' He seems to be under the impression that the explanation offered last year by the Hon'ble Mr. Gourlay, and that offered while the Registration budget was introduced this year, are antagonistic and inconsistent. He has quoted a sentence from the speech of the Hon'ble Mr Gourlay with the usual marks of quotation, and chooses to interpret it in a way which was not surely meant by the speaker, for the Hon'ble Mr. Gourlay followed it with further explanations to which the Hon'ble Member has not referred. The Hon'ble Mr. Gourlay told us that a period of scarcity, when the cultivator is driven to mortgage 'his holding, would necessarily increase the number of registrations and the amount of the registration fees.' This year we expect a good harvest and we anticipate a diminution of receipts from registration. Experience and observation extending over a number of years have conclusively shown that

the receipts from registration fall off during a period of prosperity, and increase in times of stress and scarcity. As a matter of fact, agricultural conditions have steadily improved since 1908 each year, and we find the actual receipts are steadily decreasing. In 1908, the receipts amounted to 14 lakhs 28 thousand, in 1909 to 13 lakhs and 97 thousand, and in 1910 to 12 lakhs and 62 thousand.

"The estimate of receipts under registration in 1910-11 has been proved to be an over-estimate. It is so probably because the change for the better in the agricultural prospects was not fully realized in the beginning of the year. Perhaps, the Hon'ble Mr. Gourlay in this failed to exhibit to much advantage the gifts of a weather prophet. The year that has just set in will, we hope, keep up the progress of prosperity which we put forward as a reason for the anticipated diminished receipts under registration.

"It would hardly lead to practical and useful results to go into the minutiæ of all the factors which operate to increase or decrease the registration receipts. For practical purposes, it is sufficiently safe to regulate our calculation according

to the agricultural prospects of each year.

"The Hon'ble Babu Bal Krishna Sahay has asked your Honour to make a liberal contribution to the Boards of Chota Nagpur to open new roads. I must remind my hon'ble friend that Government, year after year, has been making liberal grants to the Chota Nagpur Boards for improving their means of communications. During the last three years the Government grants for roads and bridges amount to, respectively, Rs. 22,165, Rs. 58,876 and Rs. 57,979. No doubt the needs of this growing division are considerable, but so are other demands upon the Provincial revenue.

"The Hon'ble Maulvi Saiyid Zahir-ud-din wants provision to be made for grants to the District Boards generally, for effecting improvements in the matter of sanitation and water supply. Definite projects in either respect can be assisted from the general sanitary improvement grant. The general resources of the Distrct Boards are already aided from the augmentation grant. It is not clear what more is required. In the absence of definite proposals as to the method of expenditure, it is not expedient that lump grants should be made to District Boards, with a general injunction to spend them upon sanitation and the improvement of water-supply.

"The Hon'ble Babu Bal Krishna Sahay says, 'I am afraid that there is no provision in the Local Boards Act for reservation of tanks for the supply of Ben. Act III of drinking water.' Section 90 of the Local Self-Government Act makes special provision for the reservation of tanks for the supply of drinking water. If the Ranchi District Board desires assistance towards any scheme for the improvement of the water-supply, it should submit a well-considered project which can then be considered.

> "The Hon'ble Rai Sitanath Ray Bahadur, in deploring the want of zeal on the part of Government in the matter of supply of good drinking water in rural areas, made a strong appeal for Government grants to the Boards for that purpose. I fear the Hon'ble Member has not taken the trouble to acquaint himself with the real state of affairs. I shall read a paragraph out of the last Government resolution reviewing the working of the District Boards with a view to show that the accusation of apathy lies at the door of the members of the Boards rather than that of the Government. Government has administered a rebuke to the Boards in the resolution, and I think the Boards will be able to show a better record of their work in the matter of rural water supply in the year which has just set in—paragraph 20 (page 6) of the Resolution :

> 'In nine districts only out of 29, viz., in Birbhum, Nadia, Khulna, Fatna, Shahabad, Muzaffarpur, Monghyr, Bhagalpur and Purnea, did the expenditure on account of water-supply exceed Rs. 5,000, the standard which is regarded by Government as a minimum, although the attention of all District Boards has repeatedly been drawn to the necessity of improving the sources of water-supply in rural areas, the latest orders being contained in Government Circular No. 7T.—L.S.-G., dated the 24th May 1910. Unless local bodies will, of their own initiative, pay greater attention to this important item of local administration, the Local Government will be left with no alternative but to embark for this purpose a

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portion of the grants which are made in aid of the resources of District Boards. Such a course will be adopted with reluctance, but it is impossible to acquiesce in the persistent disregard of the instructions in this matter."

The Hon'ble Mr. SLACKE said :-

"SIR, I would express my cordial thanks to Hon'ble Members for their courtesy and consideration in letting the official Members know beforehand the nature of the comments they were going to make on the budget, thereby enabling the latter to procure in time the details needed.

"The Hon'ble Rai Baikuntha Nath Sen Bahadur asks for details in respect of certain sums allotted for sanitary purposes, and desires to know whether Government has in contemplation any definite scheme of sanitary improvement and whether any steps are to be taken for the supply of good drinking water. I would refer the Hon'ble Member to the remarks I made when the budget resolutions were discussed, in connection with the method followed in dealing with this grant.

"That also applies to the remarks which the Hon'ble Babu Hrishikesh Laha has made regarding malaria. But I would assure the Hon'ble Member that the Provincial Malaria Committee is fully alive to the magnitude of the evil and is receiving from Government all the aid they have asked for. At the same time, I would impress on Hon'ble Members the necessity of patience in a

matter of this kind.

"The Hon'ble Babu Hrishikesh Laha would be glad to know what further water-supply and drainage projects have been sanctioned in the past year. The grants made in that year are set out in paragraph 60 of the budget notes. Some of these grants were made towards works which were approved or were under discussion in previous years and are probably not new in the sense contemplated by the Hon'ble Member. Others, as for instance the grant to the Darjeeling Municipality for drainage and to Khulna for water-supply, were for the furtherance of existing projects. It may perhaps be said that the initiation of the Bagjolla and Nawi Sunthi projects and the drainage schemes of the Ranaghat and Kushtia Municipalities were the distinctly new features of the year.

"Concerning the Hon'ble Member's remarks about the Bager Khal project, the matter is a very old one. The statement of cost, viz., 4 lakhs, which the Hon'ble Member has made, is, I have reason to think, an under-estimate. Government will undoubtedly consider the desirability of making a grant, but of 1895. If any well-considered project under the Sanitary Drainage Act is submitted; it is for those locally interested to move in the first instance, and this they have apparently not done hitherto owing to a disinclination to pay for the improvement. No further provision by Government is needed for the Hooghly-Chinsurah waterworks, as the balance of the promised contribution was paid in the past year.

"The Hon'ble Member has made certain remarks about the provision of Rs. 1,07,000 for 'Timber and other produce removed from the forest by consumers and purchasers.' The entry in question is one of the account headings approved by the Comptroller-General, and a similar entry will be found in the Imperial Accounts. The expenditure referred to is incurred in connection with the removal of timber and forest produce by private purchasers. The charges occur chiefly in the Sunderbaus Division and include such items as temporary establishments, the maintenance and working charges of launches and boats, tree-marking and travelling allowances. It is true that this expenditure might be partly debited to general supervision, but it is more convenient to show it under one head.

"I can say nothing definite with regard to what two Hon'ble Members have said as to the necessities of Patna until the facts have been represented to and considered by Government.

"With reference to what the Hon'ble Babu Kirtanand Sinha has said about the Bhagalpur waterworks, I assume that the Hon'ble Member has not been

supplied with all the facts, otherwise I fail to understand how he could speak as if Government had given no assistance at all to the Bhagalpur waterworks. From first to last the Government contributions towards the cost of the works have amounted to nearly two lakhs, and in connection with the present difficulties with which the installation is threatened by the river Ganges, the Sanitary Engineer has been in frequent communication with the local authorities and has just recently visited Bhagalpur. It now rests with the municipality to take action upon his recommendations.

- "With reference to the proposal of the Hon'ble Maharaj-Kumar Gopal Saran Narayan Singh, it would appear that his request is due to the ravages which in recent years have been caused by plague and malaria. The Hon'ble Member is doubtless aware that the subject of plague has been inquired into by Committees and Commissions, while, for the purpose of investigating the remedial measures possible for allaying malaria, Government has recently appointed a Provincial Malaria Committee. Under these circumstances, it is not considered that any practical good would result by acceding to the Hon'ble Member's request.
- "As regards sanitary matters, nothing in my opinion will be gained by reserving tanks for drinking water till villagers have shown that they appreciate good drinking water. Had they already this wish, they would long ugo have had such reserved tanks.
- "At present, opposition is often made because people object to having to bathe in a different tank from that whence they get water. Until villagers get that wish,—and this can be secured through the co-operation of landlords and Hon'ble Members,—it would be premature and possibly dangerous to have tanks reserved for them, as some one must be put in charge of those tanks, which would be absolutely needless if the villagers themselves were alive to the value of good water, and that some one might abuse his position.
- "I would also strongly impress on Hon'ble Members how much good could be done by their organizing measures whereby villagers could be taught to recognize the value of self-help. Much, very much good, would be gained from a sanitary point of view if villagers would keep the vicinity of their huts clean and their immediate surroundings free of jungle. I have come across some examples of what can be done by villagers who are alive to their particular needs. I would instance the manner in which in Chittagong spawning grounds are preserved and the purity of the well-known local breed of poultry is maintained.
- "The supervision of navigable rivers by Government, to which the Hon'ble Babu Bhupendra Nath Basu and the Hon'ble Rai Sita Nath Ray Babadur have referred, is a matter which is being considered by Government, who have suggested to the Chamber of Commerce the advisability of placing the Waterways Committee under the Railway Board. In view, however, of the financial position of the province, Government is unable to encourage any proposals which advocate extremely heavy expenditure without any prospect of a reasonable return. The expenditure by this province on the eastern waterways has exceeded 100 lakhs and the return is less than 1½ per cent.
- "With regard to the remarks which were made by the Hon'ble Mr. Dip Narayan Singh about the Public Works Department, had the Hon'ble Member let me know beforehand the nature of the comments he proposed to make, I would have been in a position to give him statistics which would probably have led him to modify what he has said. As it is, I have not had the time to obtain these figures completely, and therefore I will later on furnish the Hon'ble Member with a note on the subject."

The Hon'ble Mr. Duke said:-

"If the Member in charge of the budget has the advantage of the last word, he also has the disadvantage of having to reply to a considerable number of disconnected suggestions which hardly concern any one else at p time when the attention of the Council is rather wearied. I, therefore, bropose to notice as briefly as possible the principal suggestions which have een made.

"The Hon'bie Babu Deba Prasad Sarbadhikari has made suggestions regarding the provision in a comparatively cheap manner of accommodation for Honorary Presidency Magistrates. This matter is at present under our consideration, and if it is possible to supply the necessary accommodation cheaply, we shall be only too glad to do so. The only note of warning which I have to strike is, that while the whole premises in Lall Bazar require reorganisation, we must not do anything which would render it impossible to carry out that reorganisation or which would be money thrown away. At the same time, I do not mean to imply that we shall go into very extensive reconstruction there. The cost would be prohibitive. We can only make up our minds to move within our means, i.e., by reasonable instalments. I trust that one of the first things that we shall be able to do will be to provide additional courts for Honorary Presidency Magistrates as suggested.

"The next point on which I would touch is the question raised by the same Hon'ble Member regarding the provision of three lakhs of rupees for the Delhi Durbar. He suggested that the expense at Delhi would be an Imperial charge, and that this three lakhs would be towards expenditure in the province. That, however, is not the case. The expenses of the Bengal Camp at Delhi will be a Provincial charge, as they were on the last occasion of a Durbar at Delhi. So far, no provision has been made by Government in connection with the King's reception in Calcutta. It is impossible to make any, until we know what His Majesty's programme in Calcutta will be and what the local arrangements are to be.

"The Hon'ble Rai Baikuntha Nath Sen Bahadur suggested that various purposes which he had at heart might be obtained by savings in one direction or another in the Police budget. I venture to suggest that suggestions of this kind are of very little use. The Police budget has been subjected to very severe criticism, and so far as I know there is nothing that in ordinary probability can be saved out of it. On the contrary, at any rate, this is a budget which will from year to year have to go on increasing until the standard set by the Police Commission has been attained. The Hon'ble Member was perhaps somewhat more nearly on the mark when he suggested that the expenses of the scheme for the separation of the judicial and the executive might be obtained by the savings which we are now to make by the early conclusion of the Khulna trial. That conclusion is from a financial point of view a very satisfactory matter as involving a considerable saving, but what the total saving on our law expenses is to be until the other trials which are now in progress have concluded, we are not able to say. The fact that one of the smaller ones has come to an early conclusion is unfortunately no evidence that the others are going to be equally brief.

"The scheme for separation of judicial and executive, to which the Hon'ble Member referred, is continuously under the consideration of Government, and no doubt some proposals regarding it will be brought forward as early as possible, but a scheme of that kind is one which requires mature consideration, not merely by the Provincial Government, and it is certainly unlikely that anything will take place within the year to which this budget refers.

"The Hon'ble Babu Bhupendra Nath Basu was good enough to tender some advice on the nature of the charges that Government should take up against political offenders. He suggested that it would be more satisfactory if we proceeded against datoits for datoities and not for revolutionary conspiracy. It seems hardly necessary to remind the Council that Government does not prosecute for the offences which they would like to prosecute for, but for those which the evidence shows to have been committed. It is not our choice to prosecute for this offence or for that offence, but for the offence constituted by the evidence that is put before us according to the advice of our legal advisers.

"The Hon'ble Mr. Saiyid Wasi Ahmad, in the same connection, has made a suggestion that it might be more economical if, for the purposes of Government prosecutions, we retained advocates on fixed salaries. I may first point out that to obtain advocates of really good standing, able to hold their own in the courts, we should have to pay very considerable salaries, but even so, the suggestion might be a very reasonable one, if we contemplated that we should for years to come be prosecuting the class of cases to which he refers. This is an assumption which we should be very sorry to make. It is true that for the past two years or so, we have continuously been prosecuting such cases, but I have no doubt that the Council shares with me the hope that these prosecutions are really nearing the end and that this is certainly not the time to consider how we should provide for similar prosecutions during a series of years. In the meantime, as has already been said, in case there should be further prosecutions of the same sort, we are considering how the expenses connected with them may be cheapened.

"The Hon'ble Rai Baikuntha Nath Sen Bahadur suggested that there was a general popular apprehension that a great deal of money provided for the Criminal Investigation Department was spent on business of a confidential nature without adequate control. To this, I think, a very simple answer can be given, and that is that of the whole grant provided for the Criminal Investigation Department which amounts to nearly Rs. 3,68,000; the amount which is not subjected to the regular public audit which all other Government expenditure undergoes, is Rs. 25,500. That is the whole sum that goes in expenditure of a confidential character and therefore gives the measure of the possible leakage or extravagance which the Hon'ble Member fears.

"The Hon'ble Mr. Dip Narayan Singh made a suggestion,—another Hon'ble Member made it also,—that the expenses connected with the High Court ought to be divided between this province and Eastern Bengal and Assam, since that province also enjoys the services of the Court. Regarding this, I have merely to point out that at the time that the provincial settlement was entered into after the Partition, the funds necessary for the expenses of the Court were allotted to this province and were not allotted to Eastern Bengal and Assam, and there is therefore no possible ground for redistribution between them.

"The Hon'ble Mr. Dip Narayan Singh also referred to the expenses on the subsidised paper, an experiment which he did not think likely to be successful. With regard to this I would only suggest that, as has already been said, the thing is an experiment, but the Hon'ble Member is hardly generous in suggesting that we should cut down the subsidy which was agreed upon, because the only result of doing so would be to fulfil his own prognostication. If he does not want the paper to succeed, the best way of securing that result would be to reduce the subsidy that has been decided on as being necessary for it.

"The Hon'ble Babu Bhupendra Nath Basu has drawn attention to the state of health in our jails, and with his usual acumen he has fallen upon what is certainly the weakest spot in the jail administration of the last several years, and it is the bad health of the Hazaribagh Jail in 1909. The actual number of deaths was high, as many as 76, and the mortality was about 72 per thousand. The Hon'ble Member omitted to mention, what he might have found in the same place where he obtained his information, that Government had appointed a special officer to make an inquiry into the matter, and that this officer had been working from the beginning of 1910 and that he has actually been working up to the 31st March last. I will supplement the information which I think the Hon'ble Member had at his disposal. Even in 1910 the mortality of the Hazaribagh Jail was somewhat serious. There were 37 deaths and on the diminished population the percentage was still 46'8 per thousand. This serious outbreak in Hazaribagh was due to dysentery in a more or less epidemic form, and it has now been prevalent in the jail for about two years. When dysentery lays hold of a jail, it is one of the most difficult complaints to counter. Somehow

or other, I believe, it has never been ascertained exactly how the whole jail becomes more or less infected by it. and for some time no precautions regarding the preparation of food or the water-supply avail to check it.

"What the conclusions of the special officer are, we are not yet aware, but, at any rate, this much has happened, that precautions having been taken in every conceivable direction, the epidemic has now come to an end, and I trust will not recur. Whatever suggestions are made by Captain Wells, who was on this duty, will be considered. While, however, the Hon'ble Member has put his finger on the weakest spot in the case of the Hazaribagh Jail, his general conclusions regarding the health of the Bengal jails are entirely at sea. The health of the jails has progressively improved for many years, with some slight fluctuations, and the mortality upon the whole has steadily decreased. This is a history extending over many years, 15 or 20 at least. In the year 1907 the jail mortality for the province was the lowest on record, viz., 16.9, that is before the scarcity of 1907.8. In 1908, jails were exceedingly overcrowded, and a large part of the population having been affected by scarcity, the figures went up as high as 31.9. In 1909, when the scarcity had passed away, that is the year with which the Hon'ble Member is dealing, the ratio had gone down to 24.8 per thousand in spite of the high rate in the Hazaribagh Jail. In the year which has just closed, 1910, the ratio has fallen to 18.7 which is a low ratio, and the lowest that has ever occurred except in 1907. There is no reason to suppose that as long as reasonable health conditions prevail in the province, and the jails are not overcrowded, there will be any set-back in this respect.

"The Hon'ble Mr. Saiyid Wasi Ahmad, if I understood him rightly, is under some misapprehension as to the reduction of the grant to local bodies for works. He apparently was under the impression that this grant has been reduced. If that is so, he is in error. That grant which had been increased for several years running remains as it was last year. The grant which has been reduced is the grant for minor works, that is, minor works on Government buildings. It was necessary to economise on that, but the grant for assistance to local bodies has not been touched.

"The Hon'ble Mr. Filgate has referred to the disappearance from the budget of the provision of Rs. 50,000 for a residence for the Commissioner of Tirhut. I need not perhaps go in detail into the circumstances which obliged us to omit this provision. It was done at a late stage when it was absolutely necessary to provide a certain amount of money for commencing the scheme for the removal of the Sibpur College to Ranchi, and this particular project was fixed upon as it was found that the plans and estimates were not yet ready. However, the Government recognises the extreme importance of providing a residence for the Commissioner, and every attempt will be made to secure a part, if not the whole, of the funds by reappropriation and to make a commencement in the current year.

"Passing from these specific suggestions which have been made by various Members I will come to one or two points of more general application. First of all there appears to be rather a general opinion both in the public press and amongst Members of the Council—I refer particularly to the speech of the Hon'ble Khan Bahadur Sarfaraz Hussain Khan, that this budget is a prosperity budget. I have already incurred a considerable amount of criticism by arguing that it is not. In fact the budget shows no very high degree of general prosperity. There are certainly some very satisfactory features in the budget, but from the standpoint of Provincial finance it is anything but a prosperity budget. The grants which we have received from the Government of India put us in a position to spend 17 lakhs on certain purposes of education and sanitation, non-recurring expenditure in both cases. We also know that we shall have the same amount for the same purpose for one year more. But beyond that we know nothing except that such an exceptional windfall is hardly likely to be repeated on the same scale. Apart from that,

the general improvement in the financial condition is only enough to give us a small working balance, and looking to the many large schemes which we have in hand, or which are being urgently pressed for, it seems to me that we shall have great difficulty in retaining that balance in future years. It is true that the improvement in our actual income has been accompanied by the substitution of a certain amount of growing income for fixed assignments, and that accordingly the natural expansion of Provincial income should proceed somewhat more rapidly than hitherto; but since for several years we have been beggars at the gates of the Government of India for special assistance, it is evident that the expansion of income has not so far kept pace with the expansion of expenditure, and we have not been able to assure ourselves whether the improvement which has now been made in our position will suffice to produce equilibrium in this respect. My own strong impression is that, if at all, it will only be attained by the exercise of extreme financial caution. Several Hon'ble Members have referred to the very small degree of control which the Financial Committee has so far been able to exercise over expenditure. Complaints are made both as to the very small proportion of expenditure which is submitted for the consideration of the Finance Committee, and also as to the very short time that is allowed for consideration. As to the latter point, I think that most of the Members who have spoken on the subject either have not noticed, or do not choose to admit, the explanation which has been given in the memorandum attached to the Revised Financial Statement. The circumstances of the present year have been altogether abnormal, because until the Government of India announced the special grants and the revision of the terms of our settlement to which I have just referred, it was impossible for us to decide what amounts would be available for optional expenditure, and even after the Government of India had informed us confidentially of the figures, it was some time longer before they indicated the conditions that were to attach to them, and until we knew this, we could not decide what our free surplus might be taken to be. Thus Government is free of responsibility in the matter, and I think it would be reasonable to assume that the Government of India also had good reason for its procedure, and that it was unable to dispose of the subject until the time when it communicated its orders. Accordingly, I freely admit the objection raised by the Hon'ble Rai Shiba Shankar Sahay Bahadur and by the Hon'ble Mr. Saiyid Wasi Ahmad that the Finance Committee have not this year been consulted in the manner which is contemplated by the rules. I can only point out that we have received the very substantial solution, of which Members are aware, for this breach of proper procedure. The occasion is perhaps unlikely to recur. actual Draft Financial Statement, as has already been pointed out, was presented this year three days earlier than in previous years, and several Hon'ble Members have acknowledged this fact. The time left for consideration is however extremely short, and while we shall consider how far it is possible to provide for more deliberate consideration, we are very much tied by the programme laid down for the budget of the Government of India, and it is improbable that we shall be able to provide for any very substantial extension in the later stages of the budget.

"As to the objections to the small proportion of expenditure which comes under the consideration of the Finance Committee, I think reflection will convince Hon'ble Members that it is in the nature of things, and I do not believe that most of them share the ideas which the Hon'ble Mr. Dip Narayan Singh appears to hold, that the whole expenditure of the province ought to be reviewed every year by the Finance Committee. That certainly would involve sitting practically continuously throughout the year, and it certainly was not part of the original scheme laid down by the Government of India for the functions of the Finance Committee. A reference to the directions and circulars before this Council was constituted will show that nothing of this kind was contemplated. The idea was that the Finance Committee should, at a reasonable period before the preparation of the budget, consider the optional expenditure which it might be possible to provide for. The income of the province is no more than sufficient for its more conspicuous requirements. By far the greater part of it goes upon permanent establishment, the expenditure

upon which we are often urged to increase, but which it is hardly possible anywhere to reduce. Of the remainder, even that portion which is non-recurring, mostly public works of one kind or another, a large, part is on works in progress, works which have already been settled on in previous years. Once a work has been put in hand it must go on, and the only economical way of carrying it on is to do it as fast as possible, to keep the works establishment fully employed and to spend the largest amount in the given time that they are able. In all subjects of this kind the attention of the Finance Committee is hardly required, and if Members attempted to review such expenditure they would surely find that they had more cause than they have at present to complain that their action was infructuous. The amount which is available for new projects and new schemes must always therefore be comparatively small. Again, the choice of the Finance Committee as to the objects of expenditure must always be somewhat restricted, since it is useless immediately before the year begins to propose to spend money on schemes which have not already been fully considered and matured. Such a course must infallibly result in a large part of the allotment remaining unexpended. If Hon'ble Members desire to promote particular objects, they can only do so successfully by taking them up at a much earlier stage than that of the Finance Committee, by using their influence in the various ways open to them, particularly by moving resolutions, to have schemes considered and prepared, and it will then be possible for the Finance Committee to select from schemes already matured those which they prefer.

"The Hon'ble Rai Shiba Shankar Sahay Bahadur has objected that certain items which ought to have found place in the schedule of new expenditure have been omitted from it. To one of these—that is, the provision of three lakhs for the Delhi Durbar—we must plead guilty.

"The sanction of this expenditure came late in the day and it was omitted from the schedule. It was, however, referred to in the memoraudum, and the speeches of Hon'ble Members show that it has not escaped notice. I cannot, therefore, accept his criticism regarding the remaining items which he mentions. Rupees 19,00 for additional allowances to non-official Members is an increase, but in no respect a new item; it has always found a place in the budget. Rupees 23,000 for temporary establishment in the Secretariat record-room is also not new. The establishment has been employed for two or three years past. Similarly, the mill engine at Buxar, costing Rs. 9,000, can hardly be classed as new. There was an engine for the workshop at Buxar before, and when it became useless, it had to be replaced and a new engine bought. This cannot therefore be referred to as a new scheme.

"The Hon'ble Mr. Dip Narayan Singh made similar remarks of the same general character, asserting that a great many new schemes had been omitted from the schedule. I think, as I have already said, that the Hon'ble Member has an entirely wrong conception of the duties of the Finance Committee. To satisfy his ideas it would be necessary that it should be a Standing Committee exercising a sort of further control over the Financial Department throughout the year, and that is surely impossible. I have tried in the preliminary budget debate to explain that it is not the desire of Government to evade or restrict the influence which the Council is entitled to exercise over the preparation of the budget, and my explanations of the difficulties and attempts to meet the arguments which have been brought are not intended as an apology for any such attitude on the part of Government. We shall try to extend, as far as possible, the opportunities for consideration by the Finance Committee and by the Council, and particularly we shall consider whether consultation as to the selection of schemes may be possible at a period sufficiently early to permit of their inclusion in the budget of the year immediately following.

"The suggestion by the Hon'ble Babu Bhupendra Nath Basu regarding the Council Chamber I have, I think, failed to meet. He suggested, I believe,

that our present location was not entirely suitable, and that attempts should be made to secure a better one, and in particular that the possibility of altering the old Council Chamber so as to hold the present Council should be considered. That point was very carefully considered at the time when this enlarged Council was constituted. It was found that by a process of extreme compression the Members of the Council might just be got into the room, but it would be with extreme discomfort, and that it would neither be properly ventilated or lit, and there would not be adequate room for the staff of the Council, and for the public and the reporters, and, accordingly, that suggestion had to be given up. We shall continue to look for reasonable means of providing really suitable accommodation for the Council, but it must obviously be a matter of great expense, and perhaps the Council will agree that in comparison with some of the objects which they have been urging on Government their own housing is rather in the nature of a luxury. In the meantime, if the present Chamber is not an entirely suitable place, yet there is adequate space and light and air, and we cannot regard an improvement in this direction as one of our most urgent requirements."

The PRESIDENT said :-

"Gentlemen of the Council,—It is not my intention to say more than a very few words on the present occasion. This is no doubt a departure from past practice. But it is a departure which is fully justified. Under the new constitution, as has been pointed out more than once, the justification for a discussion ranging over the whole field of administration has disappeared. It is now open to Hon'ble Members to raise a discussion on almost any question of public interest at any meeting of Council throughout the year, and this privilege is being freely availed of. There is, therefore, no need to concentrate such discussions into the debate on the budget. Nor is this all. Even as regards the budget itself, using the word in the widest sense, there are two other occasions on which it comes under discussion. The first of those is when the first edition of the estimates is laid before the Finance Committee. The second is when the second edition of them, technically known as the Financial Statement, is presented to, and discussed by, the Council as a whole. Now it is at these two stages that discussion and suggestions for alteration in the figures can be really effective; and it is well known that when the final edition comes before us, the time for making changes has passed, and the rules do not permit of any resolutions being moved. It is clear, therefore, that the need for a general discussion at this present stage, if there be such need, stands on quite a different footing from before. I have even seen it suggested in the press that there is no real object in having this debate at all, and that Hon'ble Members themselves will come 'to see that it may be dropped without loss to anyone. I doubt whether we have come to that yet; but I certainly think that we seem to be moving in that direction.

"Now, with regard to the Finance Committee, the Hon'ble Mr. Dake has already explained what our attitude is, and he has made it clear that the breach of rule that occurred on the present occasion was inevitable. We have already acknowledged that the present arrangements are not perfect, and we have undertaken that in the course of the year we shall endeavour to devise some means by which more time shall be allowed for the consideration of the figures, and generally to make the task of the Hon'ble Members easier than at present. The great difficulty, of course, arises from the fact that our dates for the various stages are necessarily dependent on those of the Imperial budget, in which all Provincial budgets are incorporated. If it were possible to exclude the latter altogether from the Imperial budget, it would not be difficult to do what the Hon'ble Members desire; but I am not very sanguine that such a course would commend itself to the Government of India or the Secretary of State. I know from my experience of the Finance Department of the Government of India that that department would be disposed to set its face against it.

"Two Hon'ble Members have alluded to the fact that while the aggregate of the budget is nearly six crores of rupees, yet the total sum which came

under the consideration of the Finance Committee was under six lakhs. The Hon'ble Mr. Duke has given an explanation which is perfectly clear. The proportion is certainly very small. If the special grants for Education and Sanitation had been intimated to us at an earlier stage, it would have been much larger. But I doubt whether under any system that is within the sphere of practical politics, it can ever be very large. There is no escape from the plain fact that by far the largest part of the expenditure of Government, especially of the recurring expenditure, is fixed and obligatory, and is not susceptible of modification, except very gradually. That must be the case in every country in the world; and even in the House of Commons, although the whole of the public expenditure is open to discussion and has to be voted, except charges against the Consolidated Fund, yet I imagine that the items which are actually open to modification are much smaller than is commonly supposed. We may certainly hope that larger sums will be available hereafter under the new and improved settlements, but I have no expectation that their relative proportion to the sum total of the budget will ever be very great.

relative proportion to the sum total of the budget will ever be very great.

The only other matter to which I desire briefly to refer is the coming Coronation Durbar at Delhi. The Hon'ble Mr. Duke has explained what the provision of three lakhs is intended for, and he has also explained that there is no provision so far for expenditure within the Province. All Hon'ble Members who have referred to this matter have expressed approval of the expenditure which it is proposed to incur upon it; and some have entertained fears lest the budget grant of three lakhs should prove inadequate. I fear that there is some ground for this apprehension. We have quite recently compiled our detailed estimates of the probable cost of the two camps by which Bengal will be represented, and have submitted them to the Government of India; and it is true that the aggregate gross cost seems likely to considerably exceed that figure, though there will, no doubt, be substantial recoveries on the other side. This will, no doubt, receive careful consideration by the Government of India. In the meantime, I rejoice to notice the loyalty and enthusiasm with which Hon'ble Members have received the announcement of the visit of Their Gracious Majesties, and I do not doubt that, whether it be in Delhi or at Calcutta, everyone in this Chamber, no less than the whole population of this great province, will strive their utmost to accord to Their Majesties a reception which shall be worthy of the august occasion.

Gentlemen, our session is at its close. It has not been a very heavy one owing to the postponement of the Calcutta Improvement Bill until the rains session. I wish you all a pleasant vacation, and trust that when we meet in August next, as I understand it will be, when the discussion of the Calcutta Improvement Bill comes on, we shall find that there will be a very much

smaller number of points for dispute than has hitherto been suggested.

The Council was then adjourned sine die

CALCUTTA,

F. G. WIGLEY,

The 10th April, 1911.

Secretary to the Bengal Logislative Council.

The Calcutta Gazette.

PUBLISHED BY AUTHORITY.

WEDNESDAY, JANUARY 11, 1911.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART V.

Acts of the Governor General's Council assented to by the Governor General

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Act of the Governor General of India in Council received the assent of the Governor General on the 5th January, 1911, and is hereby promulgated for general information:—

No. I OF 1911.

An Act further to amend the Opium Act, 1857.

WHEREAS it is expedient further to amend the XIII of 1857. Opium Act, 1857; It is hereby enacted as follows:—

1. This Act may be called the Opium (Amend-Short title. Ment) Act, 19 1.

shall be substituted.

XIII of 1887. 2. In section 3 of the Opium Act, 1857, for the words "in Calcutta" the Amendment of Act words "of the United Pro-XIII of 1867, section 3. vinces of Agra and Oudh" 3. Every order or direction issued, regulation made, sanction given or other thing lawfully done under the said Act by the Board of Revenue in Calcutta shall, after the commencement of this Act, be deemed to have been issued, made, given or done by the Board of Revenue of the United Provinces of Agra and Oudh.

Any order or direction, regulation, sanction of orders already issued by Board of Revenue, United Provinces.

tion or other thing purporting to have been issued, made, given or done under the said Act by the Board of Revenue of the United Provinces of Agra and Oudh prior to the commencement of this Act is hereby ratified and confirmed.

J. M. MACPHERSON, *
Secretary to the Government of India.

(1)

The Calcutta Gazette.

PUBLISHED BY AUTHORITY.

WEDNESDAY, MARCH'8, 1911.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART V.

Acts of the Governor General's Council assented to by the Governor General.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Act of the Governor General of India in Council received the assent of the Governor General on the 2nd March 1911, and is hereby promulgated for general information :-

ACT No. II of 1911.

INDIAN PATENTS AND DESIGNS ACT, 1911.

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THE SCHEDULE .- FEES.

An Act to amend the law relating to the protection of Inventions and Designs.

WHEREAS it is expedient to amend the law relating to the protection of inventions and designs; It is hereby enacted as follows:—

PRELIMINARY.

- 1. (r) This Act may be called the Indian Short title, extent and Patents and Designs Act, commencement.
- (2) It extends to the whole of British India, including British Baluchistan and the Santhal Parganas; and
- (3) It shall come into force on the first day of January 1912.
 - 2. In this Act, unless there is anything repugnant in the subject or context,—
- (1) "Advocate General" includes a Government Advocate:
- (2) "article" means (as respects designs) any article of manufacture and any substance, artificial or natural, or partly artificial and partly natural:
- (3) "Controller" means the Controller of Patents and Designs appointed under this Act:
- (4) "copyright" means the exclusive right to apply a design to any article in any class in which the design is registered:
- (5) "design" means any design applicable to any article, whether the design is applicable for the pattern, or for the shape or configuration, or for the ornament thereof, or for any two or more of such purposes, and by whatever means it is applicable, whether by printing, painting, embroidering, weaving, sewing, modelling, casting, embossing, engraving, staining, or any other means whatever, manual, mechanical or chemical, separate or combined, but does not include any trade or property mark as defined in sections 478 and 479 of the Indian Penal Code:

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(6) "District Court" has the meaning assigned to that expression by the Code of Civil Procedure, 1908:

V of 1908.

- (7) "High Court" has the meaning assigned to that expression by the Code of Criminal Procedure, 1898, in reference to proceedings against European British subjects:
- (8) "invention" means any manner of new manufacture and includes an improvement and an alleged invention:
- (0) "legal representative" reans a person who in law represents the estate of a deceased person:
- (10) "manufacture" includes any art, process or manner, of producing, preparing or making an article, and also any article prepared or produced by manufacture:

- (11) "patent" means a patent granted under the provisions of this Act:
- (12) "patentee" means the person for the time being entitled to the benefit of a patent:
- (13) "prescribed" includes prescribed by rules under this Act: and
- (14) "proprietor of a new and original design,"—
 - (a) where the author of the design, for good consideration, executes the work for some other person, means the person for whom the design is so executed; and
 - (b) where any person acquires the design or the right to apply the design to any article, either exclusively of any other person or otherwise, means, in the respect and to the extent in and to which the design or right has been so acquired, the person by whom the design or right is so acquired; and
 - (c) in any other case, means the author of the design;

and where the property in, or the right to apply, the design has devolved from the original proprietor upon any other person, includes that other person.

PART I.

PATENTS.

Application for and Grant of Patent.

- 3. (1) An application for a patent may be made by any person whether he is a British subject or not, and whether alone or jointly with any other person.
- (2) The application must be made in the prescribed form, and must be left at the Patent Office in the prescribed manner.
- (3) The application must contain a declaration to the effect that the applicant is in possession of an invention, whereof he, or in the case of a joint application one at least of the applicants, claims to be the true and first inventor or the legal representative or assign of such inventor and for which he desires to obtain a patent, and must be accompanied by a specification and by the prescribed fee.
- (4) Where the true and first inventor is not a party to the application, the application must contain a statement of his name, and such particulars for his identification as may be prescribed, and the applicant must show that he is the legal representative or assign of such inventor.

- 4. (1) The specification must particularly describe and ascertain the nature of the invention and the manner in which the same is to be performed.
- (2) Where the Controller deems it desirable, he may require that suitable drawings shall be supplied with the specification, or at any time before the acceptance of the application, and such drawings shall be deemed to form part of the specification.
- (3) The specification must commence with the title, and must end with a distinct statement of the invention claimed.
- (4) If in any particular case the Controller considers that an application should be further supplemented by a model or sample of anything illustrating the invention or alleged to constitute an invention, such model or sample as he may require shall be furnished before the acceptance of the application, but such model or sample shall not be deemed to form part of the specification.
- 5. (1) The Controller shall examine every Proceedings upon appliapplication, and if he cation.
 - (a) the nature of the invention is not fairly described, or
 - (b) the application, specification and drawings have not been prepared in the prescribed manner or relate to more than one invention, or
 - (c) the title does not sufficiently indicate the subject-matter of the invention, or
 - (d) the statement of claim does not sufficiently define the invention, or
 - (e) the invention as described and claimed is prima facie not a new manufacture or improvement,

he may refuse to accept the application or require that the application, specification or drawings be amended before he proceeds with the application; and in the latter case the application shall, if the Controller so directs, bear date as from the time when the requirement is complied with.

- (2) Where the Controller refuses to accept an application or requires an amendment, the applicant may appeal from his decision to the Governor General in Council.
- (3) The investigations required by this section shall not be held in any way to guarantee the validity of any patent, and no liability shall be incurred by the Governor General in Council or any officer by reason of, or in connection with, any such investigation, or any proceeding consequent thereon.
- (4) Unless an application is accepted within twelve months from the date of the application, the application shall (except where an appeal has been lodged) become void:

Provided that where an application is made for an extension of time for the acceptance of an application, the Controller shall, on payment of the prescribed fee, grant an extension of time to the extent applied for but not exceeding three months.

- 6. On the acceptance of an application the Controller shall give Advertisement on acceptance of application.

 Advertisement on acceptance thereof to the applicant and shall advertise the acceptance; and the application and specification with the drawings (if any) shall be open to public inspection.
- 7. Where an application for a patent in respect of an invention has been accepted, any use or publication of the invention and the date of sealing such patent, shall not prejudice the patent to be granted for the invention:

Provided that an applicant shall not be entitled to institute any proceedings for infringement unless and until a patent for the invention has been granted to him.

- 8. After acceptance of an application and before sealing a patent the Controller shall, if he thinks it advisable or is directed by the Governor General in Council so to do, refer the specification for inquiry and report to any person whom he thinks fit.
- Opposition to grant of the prescribed fee, at any time within three months from the date of the advertisement of the acceptance of an application, give notice at the Patent Office of opposition to the grant of the patent on any of the following grounds, namely:—
 - (a) that the applicant obtained the invention from him, or from a person of whom he is the legal representative or assign; or
 - (b) that the invention has been claimed in any specification filed in British India which is or will be of prior date to the patent, the grant of which is opposed; or
 - (c) that the nature of the invention or the manner in which it is to be performed is not sufficiently or fairly described and ascertained in the specification; or
 - (d) that the invention has been publicly used in any part of British India or has been made publicly known in any part of British India;

but on no other ground.

- (2) Where such notice is given, the Controller shall give notice of the opposition to the applicant, and shall, on the expiration of those three months, after hearing the applicant and the opponent, if desirous of being heard, decide on the case.
- (3) The decision of the Controller shall be subject to appeal to the Governor General in Council.
- Grant and scaling of opposition, or, in case of Grant and scaling of opposition, if the determination is in favour of the grant of a patent, a patent shall, on payment of the prescribed fee, be granted, subject to such conditions (if any) as the Governor General in Council thinks expedient, to the applicant,

or in the case of a joint application to the applicants jointly, and the Controller shall cause the patent to be sealed with the seal of the Patent Office.

(2) A patent shall be sealed as soon as may be, and not after the expiration of eighteen months from the date of application:

Provided that?

- (a) where the Controller has allowed an extension of the time within which an application may be accepted, a further extension of four months after the said eighteen months shall be allowed for the sealing of the patent;
- (b) where the sealing is delayed by an appeal to the Governor General in Council, or by a reference under section 8, or by opposition to the grant of the patent, the patent may be sealed at such time as the Controller may direct;
- (c) where the patent is granted to the legal representative of an applicant who has died before the expiration of the time which would otherwise be allowed for sealing the patent, the patent may be sealed at any time within twelve months after the date of his death;
- (d) where in consequence of the neglect or failure of the applicant to pay any fee a patent cannot be sealed within the period allowed by this section, that period may, on payment of the prescribed fee and on compliance with the prescribed conditions, be extended to such an extent as may be prescribed.
- Date of patent. by this Act, a patent shall be dated and sealed as of the date of the application:

Provided that no proceedings shall be taken in respect of an infringement committed before the publication of the specification.

- Effect, extent and form the Patent Office shall, of patent. subject to the other provisions of this Act, confer on the patentee the exclusive privilege of making, selling and using the invention throughout British India and of authorizing others so to do.
- (2) Every patent may be in the prescribed form and shall be granted for one invention only, but the specification may contain more than one claim; and it shall not be competent for any person in a suit or other proceeding to take any objection to a patent on the ground that it has been granted for more than one invention.
- Fraudulent applications first inventor or his legal for patents.

 shall not be invalidated by an application in fraud of him, or by protection obtained thereon or by any use or publication of the invention subsequent to that fraudulent application during the period of protection.

(2) Where a patent has been revoked on the ground of fraud or on any other ground, the Controller may, on the application of the true inventor or his legal representative or assign made in accordance with the provisions of this Act, grant to him a patent in lieu of and bearing the same date as the patent so revoked for any invention comprised in the revoked patent to which he was entitled:

Provided that no suit shall be brought for any infringement of the patent so granted committed before the actual date when such patent was granted.

Term of Patent.

- Term of patent.

 Term of patent.

 Term of patent.

 this Act, be fourteen years from its date.
- (2) A patent shall, notwithstanding anything therein or in this Act, cease if the patentee fails to pay the prescribed fees within the prescribed times:

Provided that the Controller, upon the application of the patentee, shall, on receipt of such additional fee as may be prescribed, enlarge the time to such an extent as may be applied for but not exceeding three months.

- (3) If any proceeding is taken in respect of an infringement of the patent committed after a failure to pay any fee within the prescribed time, and before any enlargement thereof, the Court before which the proceeding is taken may, if it thinks fit, refuse to award any damages in respect of such infringement.
- Ext asion of term of in the prescribed manner his intention to do so, present petition to the Governor General in Council praying that his patent may be extended for a further term; but such petition must be left at the Patent Office at least six months before the time limited for the expiration of the patent and must be accompanied by the prescribed fee.
- (2) Any person may give notice to the Controller of objection to the extension.
- (3) Where a petition is presented under subsection (1), the Governor General in Council may, as he thinks sit, dispose of the petition himself or refer it to a High Court for decision.

 (4) If the petition be referred to a High
- (4) If the petition be referred to a High Court, then on the hearing of such petition under this section the patentee, and any person who has given notice under sub-section (2) of objection, shall be made parties to the proceeding, and the Controller shall be entitled to appear and be heard.

(5) The Court to which the petition is referred shall, in considering its decision, have regard to the nature and merits of the invention in relation to the public, to the profits made by the patentee as such, and to all the circumstances of the case.

(6) If it appears to the Governor General in Council, or to the High Court when the petition has been referred to it, that the patentee has been inadequately remunerated by his patent, the Governor General in Council or the High Court, as the case may be, may by order extend

the term of the patent for a further term not exceeding seven, or, in exceptional cases, fourteen years, or may order the grant of a new patent for such term as may be specified in the order and subject to the payment of such fees as may be prescribed and containing any restriction, conditions and provisions which the Governor General in Council or the High-Court, as the case may be, may think fit:

Provided that any patent so extended or granted shall, notwithstanding anything therein, or in this Act, cease if the inventor fails to pay before the expiration of each year

the prescribed fee.

16. (1) Where any patent has ceased owing to Restoration of lapsed the failure of the patentee within the prescribed time, the patentee may apply to the Controller in the prescribed manner for an order for the restoration of the patent.

(2) Every such application shall contain a statement of the circumstances which have led to the omission of the payment of the prescribed

(3) If it appears from such statement that the omission was unintentional or unavoidable and that no undue delay has occurred in the making of the application, the Controller shall advertise the application in the prescribed manner, and within such time as may be prescribed any person may give notice of opposition at the Patent Office.

(4) Where such notice is given the Controller

shall notify the applicant thereof.

(5) After the expiration of the prescribed period the Controller shall hear the case and, subject to an appeal to the Governor General in Council, issue an order either restoring the patent subject to any conditions deemed to be advisable or dismissing the application:

Provided that in every order under this section restoring a patent such provisions as may be prescribed shall be inserted for the protection of persons who may have availed themselves of the subject-matter of the patent after the patent had ceased.

Amendment of application or specification.

Amendment of applicant or a patentee may at Amendment of applicant or application by writing left at the Patent Controller. Office and accompanied by the prescribed fee, seek leave to amend his application or specification, including drawings forming part thereof, by way of disclaimer, correction or explanation, stating the nature of, and the reasons for, the proposed amendment.

(2) If the application for a patent has not been accepted, the Controller shall determine whether and subject to what conditions (if any)

the amendment shall be allowed.

(3) In any other case the request and the nature of the proposed amendment shall be advertised in the prescribed manner, and at any time within three months from its first advertisement any person may give notice at the Patent Office of opposition to the amendment.

(4) Where such a notice is given the Controller shall give notice of the opposition to the person making the request, and shall hear and

decide the case.

- (5) Where no notice of opposition is given, or the person so giving notice of opposition does not appear, the Controller shall determine whether and subject to what conditions, if any, the amendment ought to be allowed.
- (6) The decision of the Controller in either case shall be subject to an appeal to the Governor General in Council.
- (7) No amendment shall be allowed that would make the application or specification, as amended, claim an invention substantially larger than, or substantially different from, the invention claimed by the application or specification as it stood before amendment.
- (8) Leave to amend shall be conclusive as to the right of the party to make the amendment allowed, except in case of fraud; and the amendment shall be advertised in the prescribed manner, and shall in all Courts and for all purposes be deemed to form part of the application or specification.
- (9) This section shall not apply when and so long as any suit for infringement or proceeding before a Court for the revocation of the patent is pending.
- 18. In any suit for infringement of a patent or proceeding before a Amendment of specification by the Court.

 Or proceeding before a Court for the revocation of a patent the Court may by order allow the patentee to amend his specification by way of disclaimer in such manner, and subject to such terms as to costs, advertisement or otherwise, as the Court may think fit:

Provided that no amendment shall be so allowed that would make the specification, as amended, claim an invention substantially larger than, or substantially different from, the inven-tion claimed by the specification as it stood before the amendment, and where an applica-tion for such an order is made to the Court tion for such an order is made to the Court notice of the application shall be given to the Controller, and the Controller shall have the right to appear and be heard.

19. Where an amendment of a specification by way of disclaimer, cor-Restriction on recovery rection or explanation has been allowed under this Act, no damages shall be given in any suit in respect of the use of the invention before the disclaimer, correction, or explanation, unless the patentee establishes to the satisfaction of the Court that his original claim was framed in good faith and with reasonable skill and knowledge.

Register of Patents.

20. (1) There shall be kept at the Patent Office a book called the Register of Patents. Register of Patents, wherein shall be entered the names and addresses of grantees of patents, notifications of assignments and of transmissions of patents, of licenses under patents, and of amendments, extensions, and revocations of patents, and such other matters affecting the validity or proprietor-ship of patents as may be prescribed.

(2) The register of inventions and address book existing at the commencement of this Act shall be incorporated with, and form part of, the register of patents under this Act.

(3) The register of patents shall be primd facie evidence of any matters by this Act directed or authorised to be inserted therein.

(4) Copies of deeds, licenses and any other documents affecting the proprietorship in any patent or in any license thereunder, must be supplied to the Controller in the prescribed manner for filing in the Patent Office, and, unless such copies have been so supplied, such deeds, licenses or other documents shall not be received as evidence of any transaction affecting a patent.

Crown.

21. Subject to any conditions which the Governor General Patent to bind Crown. Council may have imposed, a patent shall have to all intents the like effect as against His Majesty as it has against

a subject:

Provided that the officers or authorities ministering any department of the service of His Majesty may, by themselves, their agents, contractors or others, at any time after the application, use the invention for the services of the Crown on such terms as may, either before or after the use thereof, be agreed on, with the approval of the Governor General in Council, between those officers or authorities and the patentee, or, in default of agreement, as may be settled by the Governor General in Council after hearing all parties interested.

Compulsory Licenses and Revocation.

22. (1) Any person interested may present a petition to the Governor General in Council, which shall be left at the Patent Office, together with the prescribed fee, alleging that the reasonable requirements of the public with respect to a patented invention have not been satisfied, and praying for the grant of a com-pulsory license, or, in the alternative, for the revocation of the patent.

(2) The Governor General in Council shall consider the petition, and if the parties do not come to an arrangement between themselves the Governor General in Council may, as he thinks fit, either dispose of the petition himself

or refer it to a High Court for decision.

(3) The provisions of sub-section (4) of section 15, prescribing the procedure to be followed in the case of references to the Court under that section, shall apply in the case of references made to the Court under this section.

(4) If the Governor General in Council is of opinion, or, where a reference has been made under sub-section (2) to a High Court, that Court finds, that the reasonable requirements of the publie with reference to the patented invention have not been satisfied, the patentee may be ordered to grant licenses on such terms as the Governor General in Council or the High Court, as the case may be, may think just, or, if the Governor General in Council or the High Court is of opinion that the reasonable requirements of the public will not be satisfied by the grant of licenses, the patent may be revoked by order of the Governor General in Council or the High Court:

Provided that an order of revocation shall not be made before the expiration of four years from the date of the patent, or if the patentee gives satisfactory reasons for his default.

(5) For the purposes of this section the reasonable requirements of the public shall not be deemed to have been satisfied—

> (a) if by reason of the default of the patentee to manufacture to an adequate extent and supply on reasonable terms the patented article, or any parts there-of which are necessary for its efficient

working, or to carry on the patented process to an adequate extent or to grant licenses on reasonable terms, any existing trade or industry, or the establishment of any new trade or industry in British India is unfairly prejudiced, or the demand for the patented article or the article produced by the patented process is not reasonably met; or

(b) if any trade or industry in British India is unfairly prejudiced by the conditions attached by the patentee before or after the commencement of this Act to the purchase, hire, or use of the patented article or to the using or working of the patented process.

- (6) An order of the Governor General in Council or of the High Court directing the grant of any license under this section shall, without prejudice to any other method of enforcement, operate as if it were embodied in a deed granting a license and made between the parties to the proceeding.
- 23. (1) At any time not less than four years after the date of a patent granted under this Act, Revocation of patents worked outside British India. any person may apply to the Governor General in Council for the revocation of the patent on the ground that the patented article or process is

manufactured or carried on exclusively or mainly outside British India.

(2) The Governor General in Council shall consider the application, and, if after inquiry he is satisfied-

- (a) that the allegations contained therein are correct; and
- (b) that the applicant is prepared, and is in a position, to manufacture or carry on the patented article or process in British India; and

(c) that the patentee refuses to grant a license on reasonable terms,

then, subject to the provisions of this section, and unless the patentee proves that the patented article or process is manufactured or carried on to an adequate extent in British India, or gives satisfactory reasons why the article or process is not so manufactured or carried on, the Governor General in Council may make an order revoking the patent either-

(i) forthwith; or

(ii) after such reasonable interval as may be specified in the order, unless in the meantime it is shown to his satisfaction that the patented article or pro-cess is manufactured or carried on within British India to an adequate extent.

(3) No order revoking a patent shall be made under the last sub-section which is at variance with any treaty, convention, arrange-ment or engagement with any foreign country

or British possession.

(4) The Governor General in Council may, on the application of the patentee, extend the time limited in any order made under sub-section (2), clause (ii), for such period not exceeding two years as he may specify in a subsequent order, or revoke any order made under sub-section (2), clause (ii), or any subsequent order if sufficient cause is in his opinion shown by the patentee.

24. A patentee may at any time, by giving Power of Controller to evoke surrendered patent. manner to the Controller, offer to surrender his patent, and the Controller may, if after giving notice of the offer and hearing all parties who desire to be heard he thinks fit, accept the offer, and thereupon make

an order for the revocation of the patent.

25. A patent shall be deemed to be revoked graphic grounds of patent on if the Governor General in Council declares, by notification in the Gazette of India, the patent or the mode in which it is exercised to be mischievous to the State or generally prejudicial to the public.

Legal Proceedings.

26. (1) Revocation of a patent in whole or Petition for revocation in part may be obtained of patent. on petition to a High Court on all or any of the following grounds, namely :-

(a) that any invention included in the statement of claim is of no utility

(b) that any invention included in the statement of claim was not, at the date of the application for a patent, a new invention within the meaning of this

(c) that the applicant was not the true and first inventor thereof or the assign or legal representative of such inventor

thereof:

(d) that the original or any amended application or specification does not fulfil

the requirements of this Act;

(e) that the applicant has knowingly or fraudulently included in the application for a patent or in the original or any amended specification, as his invention, something which was not new or whereof he was neither the inventor nor the assign nor the legal representa-tive of such inventor;

(f) that the original or any subsequent application relating to the invention, or the original or any amended specification, contains a wilful or fraudulent

mis-statement;

- (g) that a part of the invention or the manner in which a part is to be made and used as described in the original or any amended specification, is thereby sufficiently described, and that this insufficiency was fraudulent or is injurious to the public.
- (2) A petition for revocation of a patent may be presented-
 - (a) by the Advocate General or any person authorized by him; or

(b) by any person alleging—(i) that the patent was obtained in fraud of his rights, or of the rights of any person under or through whom he claims; or

(ii) that he, or any person under or through whom he claims, was the true and first inventor of any invention included in the claim of the patentee; or

(iii) that he, or any person under or through whom he claims an interest in any trade, business or manufacture, had publicly manufactured, used or sold, within British India, before the date of the patent, anything claimed by the patentee as his invention.

(3) The High Court may, irrespective of any provisions of the Code of Civil Procedure, 1908, in this behalf, require any person, other than the Advocate General or any person authorized by him, applying for the revocation of a patent to give security for the payment of all costs incur-red or likely to be incurred by any person appearing to oppose the petition.

27. (1) Notice of any petition for revocation of Notice of proceedings to a patent under section 26 shall be served on all persons appearing from the register to be proprietors of that patent or to have shares or interests therein, and it shall not be necessary to

serve the notice on any other person.

(2) The notice shall be deemed to be sufficiently served if a copy thereof is sent by post in a registered letter directed to the person and place for the time being stated in the

register.

28. (1) A High Court may, if it thinks fit, Framing issue for trial direct an issue for the before other Courts. trial, before itself or any other High Court, or any District Court, of any question arising upon a petition to itself under section 26, and the issue shall be tried accordingly.

(2) If the issue is directed to another High •

Court, the finding shall be certified by that Court

to the High Court directing the issue.

(3) If the issue is directed to a District Court, the finding of that Court shall not be subject to appeal, but the evidence taken upon the trial shall be recorded and a copy thereof, certified by the Judge of the Court, shall be transmitted, together with any remarks which he may think fit to make thereon, to the High Court directing the issue, and the High Court may thereupon act upon the finding of the District Court, or dispose of the petition upon the evidence recorded, or direct a new trial, as the justice of the case may require.

29. (1) A patentee may institute a suit in a Suits for infringement District Court having jurisdiction to try the of patents. suit against any person who, during the continu-ance of a patent acquired by him under this Act in respect of an invention, makes, sells or uses the invention without his license, or counterfeits

it, or imitates it.

(2) Every ground on which a patent may be revoked under this Act shall be available by way

of defence to a suit for infringement.

30. A patentee shall not be entitled to re-Exemption of innocent cover any damages in infringer from liability for respect of any infringement of a patent granted after the commencement of this Act from any defendant who proves that at the date of the infringement he was not aware, nor had reasonable means of making himself aware, of the existence of the patent, and the marking of an article with the word "patent," "patented," or any word or words expressing or implying that a patent has been obtained for the article, stamped, engraved, impressed on, or otherwise applied to the article, shall not be deemed to constitute notice of the existence of the patent unless the word or words are accompanied by the year and number of the patent:

Provided that nothing in this section shall

affect any proceedings for an injunction.

31. In a suit for infringement of a patent,
Order for inspection, etc., the Court may, on the
in suit. application of either
party, make such order for an injunction, inspection or account, and impose such terms and give such directions respecting the same and the proceedings thereon, as the Court may see fit.

32. In a suit for infringement of a patent the Certificate of validity Court may certify that Certificate of validity Court may certify that questioned and costs there- the validity of the. patent came in question, and if the Court so certifies, then in any sub-sequent suit in that Court for infringement of the same patent the plaintiff, on obtaining a final order or judgment in his favour, shall, unless the Court trying the suit otherwise directs, have his full costs, charges and expenses of and incidental to the said out properly incurred.

V of 1908.

- 33. A Court making a decree in a suit under Transmission of decrees section 29 or an order and orders to the Controller. on a petition under section 26 shall send a copy of the decree or order, as the case may be, to the Controller, who shall cause an entry thereof and reference thereto to be made in the register of patents.
- 34. A High Court to which a petition has been presented under section 26 may stay proceedings, etc.

 miss, the petition if in its opinion the petition would be disposed of more justly or conveniently by another High Court.
- 35. (1) In a suit or proceeding for infringement or revocation of a patent, the Court may, if it thinks fit, and shall on the request of either of the parties to the proceedings, call in the aid of an assessor specially qualified, and try the case wholly or partially with his assistance.
- (2) A Court exercising appellate jurisdiction in respect of such suit or proceeding may, if it thinks fit, call in the aid of an assessor as aforesaid.
- (3) The remuneration, if any, to be paid to an assessor under this section shall in every case be determined by the Court and be paid by it as part of the expenses of the execution of this Act.
- Remedy in case of patentee of an invention, groundless threats of legal by circulars, advertise-proceedings.

 ments or otherwise, threatens any other person with any legal proceedings or liability in respect of any alleged infringement of the patent, any person aggrieved thereby may bring a suit against him in a District Court having jurisdiction to try the suit, and may obtain an injunction against the continuance of such threats, and may recover such damage (if any) as he has sustained thereby, if the alleged infringement to which the threats related was not in fact an infringement of any legal rights of the person making such threats:

Provided that this section shall not apply if the person making such threats with due diligence commences and prosecutes a suit for infringement of his patent.

Miscellaneous.

- 37. Where, after the commencement of this Grant of patents to two Act, a patent is granted or more persons. to two or more persons jointly, they shall, unless otherwise specified in the patent, be treated for the purpose of the devolution of the legal interest therein as joint tenants, but, subject to any contract to the contrary, each of such persons shall be entitled to use the invention for his own profit without accounting to the others, but shall not be entitled to grant a license without their consent, and, if any such person dies, his beneficial interest in the patent shall devolve on his legal representatives.
- 38. (1) An invention shall be deemed a new invention within the meaning of this Act—
 - (a) if it has not, before the date of the application for a patent thereon, been

- publicly used in any part of British India, or been made publicly knewn in any part of British India, and
- (b) if the inventor has not by secret or experimental user made direct or indirect profits from his invention in excess of such an amount as the Court or the Governor General in Council, as the case may be, may, in consideration of all the circumstances of the case, deem reasonable.
- (2) The public use or knowledge of an invention before the date of the application for a patent thereon shall not be deemed a public use or knowledge within the meaning of this Act if the knowledge has been obtained surreptitiously or in fraud of the true and first inventor or has been communicated to the public in fraud of such inventor or in breach of confidence:

Provided that such inventor has not acquiesced in the public use of his invention, and that, within six months after the commencement of that use, he applies for a patent.

- 39. If a patent is lost or destroyed, or its non-Loss or destruction of production is accounted patent. for to the satisfaction of the Controller, the Controller may at any time, on payment of the prescribed fee, seal a duplicate thereof.
- Provisions as to exhibition of an invention at an Provisions as to exhibitional exhibition, certified as such by the Governor General in Council, or the publication of any description of the invention during the period of the holding of the exhibition, or the use of the invention for the purpose of the exhibition in the place where the exhibition is held, or the use of the invention during the period of the holding of the exhibition by any person elsewhere, without the privity or consent of the inventor, shall not prejudice the right of the inventor to apply for and obtain a patent in respect of the invention or the validity of any patent granted on the application;

Provided that-

- (a) the exhibitor, before exhibiting the invention, gives the Controller the prescribed notice of his intention to do so; and
- (b) the application for a patent is made before or within six months from the date of the opening of the exhibition.
- (2) The Governor General in Council may, by notification in the Gazette of India, apply this section to any exhibition mentioned in the notification in like manner as if it were an industrial or international exhibition certified as such by the Governor General in Council, and any such notification may provide that the exhibitor shall be relieved from the condition of giving notice to the Controller of his intention to exhibit, and shall be so relieved either absolutely or upon such terms and conditions as may be stated in the notification.

- 41. The trustees of the Indian Museum may Models to be furnished at any time require a to Indian Museum. patentee to furnish them with a model or sample of his invention on payment to the patentee of the cost of the manufacture of the model or sample, the amount to be settled, in case of dispute, by the Governor General in Council.
- Foreign vessels in British Indian waters.

 of an invention for the purposes of the navigation of a foreign vessel within the jurisdiction of any Court in British India, or the use of an invention in a foreign vessel within that jurisdiction, provided it is not used therein for or in connection with the manufacture or preparation of anything intended to be sold in or exported from British India.
- (2) This section shall not extend to vessels of any foreign State of which the laws do not confer corresponding rights with respect to the use of inventions in British vessels while in the ports of that State, or in the waters within the jurisdiction of its Courts.

PART II.

DESIGNS.

Registration of Designs.

- Application for registration of designs.

 Application for registration of any person claiming to be the proprietor of any new or original design not previously published in British India, register the design under this Part.
- (2) The application must be made in the prescribed form and must be left at the Patent Office in the prescribed manner and must be accompanied by the prescribed fee.
- (3) The same design may be registered in more than one class, and, in case of doubt as to the class in which a design ought to be registered, the Controller may decide the question.
- (4) The Controller may, if he thinks fit, refuse to register any design presented to him for registration; but any person aggrieved by any such refusal may appeal to the Governor General in Council.
- (5) An application which, owing to any default or neglect on the part of the applicant, has not been completed so as to enable registration to be effected within the prescribed time shall be deemed to be abandoned.
- (6) A design when registered shall be registered as of the date of the application for registration.
- 44. Where a design has been registered in one or more classes of goods, the application of the proprietor of the design to register it in some one or more other classes shall not be refused, nor shall the registration thereof be invalidated—
 - (a) on the ground of the design not being a new and original design, by reason

- only that it was so previously registered; or
- (b) on the ground of the design having been previously published in British India, by reason only that it has been applied to goods of any class in which it was so previously registered.
- Certificate of registration.

 Certificate of registration.

 Cate of registration to
 the proprietor of the
 design when registered.
- (2) The Controller may, in case of loss of the original certificate, or in any other case in which he deems it expedient, furnish one or more copies of the certificate.
- A6. (1) There shall be kept at the Patent
 Office a book called the
 Register of Designs,
 wherein shall be entered the names and addresses of proprietors of registered designs, notifications of assignments and of transmissions of
 registered designs, and such other matters as
 may be prescribed.
- (2) The register of designs existing at the commencement of this Act shall be incorporated with and form part of the register of designs under this Act.
- (3) The register of designs shall be prima facie evidence of any matters by this Ad directed or authorized to be entered therein.

Copyright in Registered Designs.

- Copyright on registred proprietor of the design shall, subject to the provisions of this Act, have copyright in the design during five years from the date of registration.
- (2) If within the prescribed time before the expiration of the said five years application for the extension of the period of copyright is made to the Controller in the prescribed manner, the Controller shall, on payment of the prescribed fee, extend the period of copyright for a second period of five years from the expiration of the original period of five years.
- (3) If within the prescribed time before the expiration of such second period of five years application for the extension of the period of copyright is made to the Controller in the prescribed manner, the Controller may, subject to any rules under this Act, on payment of the prescribed fee, extend the period of copyrigh for a third period of five years from the expiration of the second period of five years.
- Requirements delivery on sale of any article to which a registre design has been apple the proprietor shall-
 - (a) (if exact representations or specime were not furnished on the appropriation for registration), furnito the Controller the prescribunumber of exact representations,

specimens of the design; and, if he fails to do so, the Controller may erase his name from the register, and thereupon the copyright in the design shall cease; and

- (b) cause each such article to be marked with the prescribed mark, or with the prescribed words or figures, denoting that the design is registered; and, if he fails to do so, the proprietor shall not be entitled to recover any penalty or damages in respect of any infringement of his copyright in the design unless he shows that he took all proper steps to ensure the marking of the article, or unless he shows that the infringement took place after the person guilty thereof knew or had received notice of the existence of the copyright in the design.
- (2) Where a representation is made to the Governor General in Council by or on behalf of any trade or industry that in the interests of the trade or industry it is expedient to dispense with or modify as regards any class or description of articles any of the requirements of this section as to marking, the Governor General in Council may, if he thinks fit, by rule under this Act, dispense with or modify such requirements as regards any such class or description of articles to such extent and subject to such conditions as he thinks fit.
- Effect of disclosure on copyright.

 Effect of disclosure on copyright.

 To to any other person, in such circumstances as would make it contrary to good faith for that other person to use or publish the design, and the disclosure of a design in breach of good faith by any person other than the proprietor of the design, and the acceptance of a first and confidential order for goods bearing a new or original textile design intended for registration, shall not be deemed to be a publication of the design sufficient to invalidate the copyright thereof if registration thereof is obtained subsequently to the disclosure or acceptance.
- Inspection of registered designs, or such shorter period not being less than two years from the registration of the design as may be prescribed, the design shall not be open to inspection except by the proprietor or a person authorized in writing by him, or a person authorized by the Controller or by the Court, and furnishing such information as may enable the Controller to identify the design, and shall not be open to the inspection of any person except in the presence of the Controller, or of an officer acting under him, and on payment of the prescribed fee; and the person making the inspection shall not be entitled to take any copy of the design, or of any part thereof:

Provided that, where registration of a design is refused on the ground of identity with a design already registered, the applicant for registration shall be entitled to inspect the design so registered.

- (2) After the expiration of the copyright in a design, or such shorter period as aforesaid, the design shall be open to inspection, and copies thereof may be taken by any person on payment of the prescribed fee.
- (3) Different periods may be prescribed under this section for different classes of goods.
- Information as to existence of copyright.

 Information as to existence of copyright.

 Information as to existence of copyright.

 Such information as may enable the Controller to identify the design, and on payment of the prescribed fee, the Controller shall inform such person whether the registration still exists in respect of the design, and, if so, in respect of what classes of goods, and shall state the date of registration, and the name and address of the registered proprietor.

Industrial and International Exhibitions.

Provisions as to exhibition at an industrial or international exhibition certified as such by the Governor General in Council, or the exhibition elsewhere during the period of the holding of the exhibition, without the privity or consent of the proprietor, of a design, or of any article to which a design is applied, or the publication, during the holding of any such exhibition, of a description of a design, shall not prevent the design from being registered, or invalidate the registration thereof:

Provided that-

- (a) the exhibitor, before exhibiting the design or article, or publishing a description of the design, gives the Controller the prescribed notice of his intention to do so; and
- (b) the application for registration is made before or within six months from the date of the opening of the exhibition.
- (2) The Governor General in Council may, by notification in the Gazette of India, apply this section to any exhibition mentioned in the notification in like manner as if it were an industrial or international exhibition certified as such by the Governor General in Council, and any such notification may provide that the exhibitor shall be relieved from the condition of giving notice to the Controller of his intention to exhibit, and shall be so relieved either absolutely or upon such terms and conditions as may be stated in the notification.

Legal Proceedings.

- 53. (1) During the existence of copyright in any design it shall not be lawful for any person—
 - (a) for the purpose of sale to apply or cause to be applied to any article in any class of goods in which the design is registered the design or any fraudulent or obvious imitation thereof, except with the license or written consent of the registered proprietor, or to do anything with a view to enable the design to be so applied; or,

- (b) knowing that the design or any fraudulent or obvious imitation thereof has been applied to any article without the consent of the registered proprietor, to publish or expose or cause to be published or exposed for sale that article.
- (2) If any person acts in contravention of this section, he shall be liable for every contravention—
 - (a) to pay to the registered proprietor of the design a sum not exceeding five hundred rupees recoverable as a contract debt, or
 - (b) if the proprietor elects to bring a suit for the recovery of damages for any such contravention, and for an injunction against the repetition thereof, to pay such damages as may be awarded and to be restrained by injunction accordingly:

Provided that the total sum recoverable in respect of any one design under clause (a) shall not exceed one thousand rupees.

- (3) When the Court makes a decree in a suit under sub-section (2), it shall send a copy of the decree to the Controller, who shall cause an entry thereof to be made in the register of designs.
- Application of certain provisions of the Act as to patents to designs.

 Application of certain provisions of the Act as to patents to designs.

 Ceedings by a patentee shall apply in the case

ceedings by a patentee shall apply in the case of registered designs in like manner as they apply in the case of patents, with the substitution of references to the copyright in a design for references to a patent, and of references to the proprietor of a design for references to the patentee, and of references to the design for references to the invention.

PART III.

GENERAL.

Patent Office and Proceedings thereat.

- Patent Office.

 Patent Office.

 Patent Office.

 Patent Office.

 Patent Office.

 Patent Office.

 Provide, for the purposes of this Act, an office which shall be called, and is in this Act referred to as, the Patent Office.
- (2) The Patent Office shall be under the immediate control of the Controller of Patents and Designs, who shall act under the superintendence and direction of the Governor General in Council.
- (3) There shall be a seal for the Patent Office.
- (4) Any act or thing directed to be done by or to the Controller may be done by or to any officer authorized by the Governor General n Council.

officers and clerks. appoint the Controller, and so many officers and clerks, with such designations and duties as he thinks fit.

Fees.

- 57. (1) There shall be paid in respect of the Fees. grant of patents and the registration of designs, and applications therefor, and in respect of other matters with relation to patents and designs under this Act, such fees as may be prescribed by the Governor General in Council, so however that the fees prescribed in respect of the instruments and matters mentioned in the schedule shall not exceed those there specified.
- (2) A proceeding in respect of which a fee is payable under this Act or the rules made thereunder shall be of no effect unless the fee has been paid.

Provisions as to Registers and other Documents in the Patent Office.

- Notice of trust not to be entered in any register kept under this Act, or be receivable by the Controller, any notice of any trust, expressed, implied or constructive.
- Inspection of, and tracts from, registers.

 Inspection of, and tracts from, registers.

 eximple the public, subject to the provisions of this Act; and certified copies, sealed with the seal of the Patent Office, of any entry in any such register shall be given to any person requiring the same on payment of the prescribed fee.
- Privilege of reports of Controller.

 Privilege of reports of Controller.

 Case be published or be open to public inspection.
- Prohibition of publication for a patent has been abandoned or become void, the specification, drawings etc., where application abandoned, etc. tions and drawings (if any), accompanying or left in connection with such application, shall not, save as otherwise expressly provided by this Act, at any time be open to public inspection or be published by the Controller.
- (2) Where an application for a design has been abandoned or refused, the application and any drawings, photographs, tracings, representations or specimens left in connection with the application shall not at any time be open to public inspection or be published by the Controller.
- 62. The Controller may, on request in writ-Power for Controller ing accompanied by the to correct clerical errors. prescribed fee,—
 - (a) correct any clerical error in or in connection with an application for a patent or in any patent or any specification;
 - (b) cancel the registration of a design either wholly or in respect of any particular goods in connection with which the design is registered;

- (c) correct any clerical error in the representation of a design or in the name or address of the proprietor of any patent or design, or in any other matter which is entered upon the register of patents or the register of designs.
- by assignment, transmission or other operation of law to a patent, or to the copyright in a registered design, the Controller shall, on request and on proof of title to his satisfaction, register his interest in such patent or design.
- (2) Where any person claims to be entitled as mortgagee, licensee or otherwise to any interest in a patent or registered design, the Controller shall, on request and on proof of title to his satisfaction, cause notice of the interest to be entered in the prescribed manner in the register of patents or designs, as the case may be.
- (3) The person registered as the proprietor of a patent or design shall, subject to the provisions of this Act and to any rights appearing from the register to be vested in any other person, have power absolutely to assign, grant licenses as to, or otherwise deal with, the patent or design and to give effectual receipts for any consideration for any such assignment, license or dealing:

Provided that any equities in respect of the patent or design may be enforced in like manner as in respect of any other moveable property.

- Rectification of register by Court.

 Rectification of register by Court.

 In the prescribed manner of any person aggrieved by the non-insertion in or omission from the register of patents or designs of any entry, or by any entry made in either such register without sufficient cause, or by any entry wrongly remaining on either such register, or by an error or defect in any entry in either such register, make such order for making, expunging or varying such entry as it may think fit.
- (2) The Court may in any proceeding under this section decide any question that it may be necessary or expedient to decide in connection with the rectification of a register.
- (3) The prescribed notice of any application under this section shall be given to the Controller, who shall have the right to appear and be heard thereon.
- (4) Any order of the Court rectifying a register shall direct that notice of the rectification be served on the Controller in the prescribed manner, who shall upon the receipt of such notice rectify the register accordingly.
 - (5) A High Court to which an application has been made under this section may stay proceedings on or dismiss the application if in its opinion the application would be disposed of more justly or conveniently by another High Court.

Powers and Duties of Controller.

Powers of Controller in proceedings under Act.

rules in this behalf, the Controller in any proceedings before him under this Act shall have

- the powers of a Civil Court for the purpose of receiving evidence and administering oaths and enforcing the attendance of witnesses and compelling the production of documents and awarding costs.
- 66. The Controller shall issue periodically Publication of patented a publication of patentinventions.

 such information as the Governor General in Council may direct.
- Exercise of discretionary power is by or under this Act given to the Controller, he shall not exercise that power adversely to the applicant for a patent, or for amendment of an application or of a specification, or for registration of a design, without (if so required within the prescribed time by the applicant) giving the applicant an opportunity of being heard.
- 68. The Controller may, in any case of doubt

 Power of Controller to or difficulty arising in
 take directions of Governor the administration of
 General in Council. any of the provisions of
 this Act, apply to the Governor General in
 Council for directions in the matter.
- Refusal to grant patent, etc., in certain cases.

 Refusal to grant patent, etc., in certain cases.

 or to register a design, of which the use would, in his opinion, be contrary to law or morality.
- 70. (1) Where an appeal is declared by this Act to lie from the Controller to the Governor General in Council.

 Appeals to the Governor General in Council, the appeal shall be made within two months of the date of the order passed by the Controller; and shall be in writing, and accompanied by the prescribed fee.
- (2) In calculating the said period of two months the time (if any) occupied in granting a copy of the order appealed against shall be excluded.
- (3) The Governor General in Council may, if heathinks fit, obtain the assistance of an expert in deciding such appeals, and the decision of the Governor General in Council shall be final.

Evidence, etc.

- 71. A certificate purporting to be under the hand of the Controller as to any entry, matter or thing which he is authorized by this Act, or any rules made thereunder, to make or do, shall be prima facie evidence of the entry having been made, and of the contents thereof, and of the matter or thing having been done or left undone.
- Transmission of certified printed copies of specifications, drawings and amendments left at the Patent Office after the commencement of this Act, printed for and sealed with the seal of the Patent Office, shall be transmitted as soon as

may be, after they have been accepted or allowed at the Patent Office, to the Governor of Fort St. George in Council, the Governor of Bombay in Council, the Lieutenant-Governor of Burma and to such other authorities as the Governor General in Council may appoint in this behalf, and shall be open to the inspection of any person at all reasonable times at places to be appointed by those authorities.

73. Any application, notice or other document authorized or required to be left, made or given at the Patent Office or to the Controller, or to any other person under this Act, may be sent by post.

74. (1) If any person is, by reason of infancy, lunacy or other disability or other disability, incapable of making any statement or doing anything required or permitted by or under this Act, the lawful guardian, committee or manager (if any) of the person subject to the disability, or, if there be none, any person appointed by any Court possessing jurisdiction in respect of his property, may make such statement or a statement as nearly corresponding thereto as circumstances permit, and do such thing in the name and on behalf of the person subject to the disability.

(2) An appointment may be made by the Court for the purposes of this section upon the petition of any person acting on behalf of the person subject to the disability or of any other person interested in the making of the statement or the doing of the thing.

Agency.

Subscription and verification of certain documents.

75. The following documents, namely, —

- (1) applications for a patent,
- (2) notices of opposition,
- (3) applications for extension of term of a patent,
- (4) applications for the restoration of lapsed patents,
- (5) applications for leave to amend,
- (6) applications for compulsory license or revocation, and
- (7) notices of surrenders of patent, shall be signed and verified, in the manner prescribed, by the person making such applications or giving such notices:

Provided that, if such person is absent from British India, they may be signed and verified on his behalf by an agent resident in British India authorized by him in writing in that behalf.

- 76. (1) All other applications and communications to the Controller under this Act may be signed by, and all attendances upon the Controller may be made by or through a legal practitioner or by or through an agent authorized to the satisfaction of the Controller.
- (2) The Controller may, if he sees fit, require-
 - (a) any such agent to be resident in British India;

- (b) any person not residing in British India to employ an agent residing in British India;
- (c) the personal signature or presence of any applicant, opponent or other person.

Powers, etc., of Governor General in Council.

77. (1) The Governor General in Council

Power for Governor may make such rules

General in Council to make as he thinks expedient,
rules. subject to the provi-

sions of this Act-

- (a) for regulating the practice of registration under this Act;
- (b) for classifying goods for the purposes of designs;
- (c) for making or requiring duplicates of specifications, drawings and other documents;
- (d) for securing and regulating the publishing and selling of copies, at such prices and in such manner as the Governor General in Council thinks fit, of specifications, drawings and other documents;
- (e) for securing and regulating the making, printing, publishing, and selling of indexes to, and abridgments of, specifications and other documents in the Patent Office; and providing for the inspection of indexes and abridgments and other documents;
- (1) generally for regulating the business of the Patent Office, the conduct of proceedings before the Controller, and all things by this Act placed under the direction or control of the Controller or of the Governor General in Council; and
- (g) generally for the purpose of carrying into effect the provisions of this Act.
- (2) The power to make rules under this section shall be subject to the condition of the rules being made after previous publication.
- (3) All rules made under this section shall be published in the Gazette of India, and on such publication shall have effect as if enacted in this Act.

Offences.

78. If any person uses on his place of busiWrongful use of words ness, or on any docu"Patent Office." ment issued by him, or
otherwise, the words "Patent Office," or any
other words suggesting that his place of business
is officially connected with, or is, the Patent
Office, he shall be punishable with fine which
may extend to two hundred rupees, and, in the
case of a continuing offence, with further fine of
twenty rupees for each day on which the offence
is continued after conviction therefor,

Rs.

Savings and Repeal.

Saving for prerogative.

Saving for prerogative.

Saving for prerogative of the Crown in relation to the granting of any letters patent or to the withholding of a grant thereof.

V of 1888.

V of 1888.

80. The Inventions and Designs Act, 1888, is hereby repealed:

Provided that this repeal shall not affect any application under the said Act pending at the commencement of this Act, and all proceedings on such application shall be continued as if this Act had not been passed.

Substitution of patents for rights under repealed Act.

Inventions and Designs Act, 1888, may, by request in writing left at the Patent Office and on payment of the prescribed fee, seek leave to convert his exclusive privilege under the said Act into a patent under this Act.

(2) Notice of any application under this section shall be sent to all persons appearing from the address book kept under the said Act to have any shares or interests in the exclusive privilege.

(3) Save as aforesaid, the procedure prescribed by section 17 in the case of applications under that section shall, so far as may be, apply to every application under this section.

(4) Every patent granted under this section shall be dated as of the date of the exclusive privilege for which it is substituted.

THE SCHEDULE.

(See section 57.)

FEES.

On applica	tion for a patent			. 10
Before sea	ing a patent .			. 30
Before the	expiration of the 40	th year fro	m the date	e 50
Before the	expiration of the 5	th year fro	m the date	e 50
	expiration of the he patent.	6th year	from the	e 50
	expiration of the	7th yea	r from the	50
	expiration of the	e 8th yea	r from the	e 50
	expiration of the	9th year	from the	100
	e expiration of the	e 10th year	fron the	100
	e expiration of the	e 11th yea	r from the	e 100
	e expiration of the	e 12th yea	r from the	100
	e expiration of the	e 13th yea	r from the	e 100
Provide	d that the fees for be paid in advance.		nore year	S
	ation to extend term		ent	. 50
Before the	e expiration of each a patent or of a ection 15.	year of the	ne extende	
	ation for registration	on of a de	sign	. 3

J. M. MACPHERSON,

Secretary to the Government of India.

The following Act of the Governor General of India in Council received the assent of the Governor General on the 2nd March 1911, and is hereby promulgated for general information—

ACT No. III of 1911.

THE CRIMINAL TRIBES ACT, 1911.

CONTENTS.

Preliminary.

SECTIONS.

- 1. Short title and extent.
- 2. Definitions.

Notification of Criminal Tribes.

3. Power to declare any tribe, gang or class a criminal tribe.

Registration of Members of Criminal Tribes.

- 4. Registration of members of criminal tribes.
- 5. Procedure in making register.
- 6. Charge of register.
- 7. Alterations in register.
- 8. Complaints of entries in register.
- 9. Power to take finger-impressions at any time.
- Members of criminal tribes to report themselves or notify residence.

Restriction of Movements of Criminal Tribes.

- 11. Procedure when deemed expedient to restrict movements of, or settle, criminal tribes.
- 12. Notification restricting movements of, or settling, tribe.
- 13. Power to vary specified area or place of residence.
- 14. Verification of presence of members of tribe within prescribed area or place of residence.
- 15. Transfer of register in certain cases.

Settlements and Schools.

- 16. Power to place tribe in settlement.
- 17. Power to place children in schools and to apprentice them.
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20. Power to make rules.

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- 21. Penalties for failure to comply with terms of notice under section 5 or 7.
- 22. Penalties for breach of rules.
- Enhanced punishment for certain offences by members of criminal tribe after previous conviction.
- 24. Punishment for registered members of criminal tribe found under suspicious circumstances.
- 25. Arrest of registered person found beyond prescribed limits.
- Duties of village-headmen, village-watchmen, and owners or occupiers of land to give information in certain cases.
- 27. Penalty for breach of such duties.

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- Bar of jurisdiction of Courts in questions relating to notifications under sections 3, 12 and 13.
- 29. Repeals.

THE SCHEDULE.

(Registration of Members of Criminal Tribes.)

An Act to amend the law relating to the registration, surveillance and control of Criminal

WHEREAS it is expedient to amend the law relating to the registration, surveillance and control of criminal tribes; It is hereby enacted as follows:

Preliminary.

- 1. (1) This Act may be called the Criminal Short title and extent. Tribes Act, 1911; and
 - (2) It extends to the whole of British India.
 - 2. In this Act, unless there is anything repugnant in the subject or context .-
- (1) "criminal tribe" means a tribe, gang or class of persons declared to be a criminal tribe by a notification under section 3;
- (2) "prescribed" means prescribed by rules under this Act; and
- (3) "tribe," "gang" or "class" includes any part or members of a tribe, gang or class.

Notification of Criminal Tribes.

3. If the Local Government has reason to Power to declare any tribe, gang or class of persons is addicted to the systematic commission of non-bailable offences, it may, by notification in the local official Gazette, declare that such tribe, gang or class is a criminal tribe for the purposes of this Act.

Registration of Members of Criminal Tribes.

- 4. The Local Government may direct the Disof trict Magistrate to make or Registration to cause to be made a register members of criminal of the members of any criminal tribe or of any part thereof within his district.
- 5. Upon receiving such direction, the Dis-Procedure in making trict Magistrate shall pub-lish a notice in the prescribed manner at the place where the register is to be made and at such other places as he may think fit, calling upon all the members of such criminal tribe, or of such part thereof as is directed to be registered,-
 - (a) to appear at a time and place therein specified before a person appointed by him in this behalf;

- (b) to give to that person such information as may be necessary to enable him to make the register; and
- (c) to allow their finger-impressions to be recorded:

Provided that the District Magistrate may exempt any individual member of such criminal tribe or part thereof from registration.

- 6. The register, when made, shall be placed in the keeping of the Superintendent of Police, Charge of register. who shall, from time to time, report to the District Magistrate any alterations which District Magistrate any alterations which ought in his opinion to be made therein, either by way of addition or erasure.
- 7. (1) After the register has been placed in the keeping of the Superintendent of Police the register, and no registration shall be cancelled except by or by the order in writing of the District Magistrate.
- (2) Before the name of any person is added to the register under this section, the Magistrate shall give notice in the prescribed manner to the person concerned
 - (a) to appear before him or a person appointed by him in this behalf at a time and place therein specified;
 - (b) to give him or such person such information as may be necessary to enable him to make the entry; and
 - (c) to allow his finger-impressions to be recorded.
- 8. Any person deeming himself aggrieved by any entry made, or pro-posed to be made, in such Complaints of entries in register. register either when the register is first made or subsequently, may com-plain to the District Magistrate against such entry, and the Magistrate shall retain such person's name on the register, or enter it therein, or erase it therefrom, as he may see fit.
- 9. The District Magistrate or any officer Power to take finger empowered by him in this Power to take fingerimpressions at any behalf may at any time
 time. empowered by
 behalf may at any time
 order the finger-impressions of a registered member of a criminal tribe to be
- 10. The Local Government may, by notifica-Members of criminal tion in the local official tribes to report them-selves or notify resi-of any criminal tribe that Gazette, direct in respect of any criminal tribe that every registered member thereof shall, in the prescribed manner,-

 - (a) report himself at fixed intervals; or
 (b) notify his place of residence and any change or intended change of residence and any absence or intended absence from his residence.

(Restriction of Movements of Criminal Tribes. Settlements and Schools.)

Restriction of Movements of Criminal Tribes.

Procedure when deemed expedient to restrict movements of, or settle, criminal tribes.

Local Government considers that it is expedient that any criminal tribe should be—

- (a) restricted in its movements to any specified area, or
- (b) settled in any place of residence, it may report the case for the orders of the Governor General in Council.
 - (2) Every such report shall state-
 - (i) the nature and the circumstances of the offences in which the members of the criminal tribe are believed to have been concerned, and the reasons for such belief;
 - (ii) whether such criminal tribe follows any lawful occupation, and whether such occupation is in the opinion of the Local Government the real occupation of such criminal tribe, or a pretence for the purpose of facilitating the commission of crimes, and the grounds on which such opinion is based;
 - (iii) the area to which it is proposed to restrict the movements of such criminal tribe, or the place of residence in which it is proposed to settle it; and
 - (iv) the manner in which it is proposed that such criminal tribe shall earn its living within the restricted area or in the settlement, and the arrangements which are proposed to be made therefor.
- 12. If on the consideration of any such report the Governor General in Council is satisfied—
 settling, tribe.
 - (a) that it is expedient to restrict the movements of such criminal tribe, or to settle it in a place of residence, and
 - (b) that the means by which it is proposed that such criminal tribe shall earn its living are adequate,

he may authorize the Local Government to publish in the local official Gazette a notification declaring that such criminal tribe shall be restricted in its movements to the area specified or shall be settled in the place of residence specified, and the Local Government may publish a notification accordingly.

- Power to vary specified area or place of residence.

 Power to vary specified area or place of residence.

 by a like notification vary the terms of any notification published by it under section 12 by specifying another area to which the movements of the criminal tribe shall be restricted, or another place of residence in which it shall be settled.
- Verification of presence of members of tribe, whose movements have been restricted or tribe within prescribed area or place of residence. The place of residence, attend at such time and before such person as may be prescribed in this behalf.
- Transfer of register of a criminal tribe or any members thereof are restricted, or the place of residence in which a criminal tribe is settled, is situated in a district other than that in which the register mentioned in section 4 was prepared, the register shall be transferred to the Superintendent of Police of the district in which the said area is situated, and the District Magistrate of the said district shall thereupon be empowered to exercise the powers provided in sections 7, 8 and 9.

Settlements and Schools.

- 16. The Governor General in Council or the Local Government may establish industrial, agricultural or reformatory settlements and may place therein any criminal tribe or any part thereof, in respect of which a notification has been published under section 12.
- Power to place children in schools and to apprentice them.

 parents or guardians and place in such schools the children of members of any criminal tribe in respect of which a notification has been published under section 12.
- (2) For every school established under subsection (1), a Superintendent shall be appointed by the Local Government.
- (3) The provisions of sections 18 to 22 (both inclusive) of the Reformatory Schools Act, 1897, VIII of 1897 shall, so far as may be, apply in the case of every school for children established under this section as if the Superintendent of such school were a Superintendent and the children placed in such school were youthful offenders within the meaning of that Act.

v c 2

(Settlements and Schools. Rules. Penalties and Procedure.)

- (4) For the purposes of this section the term children" includes all persons under the age of eighteen and above the age of six years.
- (5) The decision of the District Magistrate as to the age of any person for the purposes of this section shall be final.
- Power of Local Gov-ernment to discharge or remove persons from settlement or school.

18. The Local Government may at any time, by general or special order, direct any person who may be in any industrial, agricultural or reformatory settlement or school in the Province,-

settlement

- (a) to be discharged, or
- (b) to be removed to some other settlement or school in the Province.
- 19. The Governor General in Council may, by like order, direct that any person to whom the provi-Power of Governor General in Council to direct use of any settle-ment or school in British India for reception of sions of section 16 or section 17 are applicable may be placed in, or transferred to, any industrial, agricultural

or reformatory or school in any part of British India.

Rules.

- 20. (1) The Local Government may make rules to carry out the pur-poses and objects of this make Act.
- (2) In particular and without prejudice to the generality of the foregoing power, such rules may provide for and regulate-
 - (a) the form and contents of the register prescribed in section 4;
 - (b) the mode in which the notice prescribed in section 5 shall be published and the means by which the persons whom it concerns, and the village-headmen, village-watchmen and landowners or village-watchmen and landowners or occupiers of the village in which such persons reside, or the agents of sucht landowners or occupiers, shall be informed of its publication;
 - (c) the addition of names to the register and the erasure of names therein, and the mode in which the notice prescribed in section 7 shall be given;
 - (d) the mode in which persons mentioned in section 10 shall report themselves, or notify their residence or any change or intended change of residence or any absence or intended absence;
 - (e) the nature of the restrictions to be observed by persons whose movements have been restricted by notification under section 12 or section 13;

- (f) the conditions as to holding passes under which persons may be permitted to leave the place in which they are settled or confined or the area to which their movements are restricted;
- (g) the conditions to be inserted in any such pass in regard to-
 - (i) the places where the holder of the pass may go or reside ;
 - (ii) the persons before whom, from time to time, he shall be bound to present himself; and
 - (iii) the time during which he may absent himself;
- (h) the place and time at which and the persons before whom members of a criminal tribe shall attend in accordance with the provisions of section 14;

(i) the inspection of the residences villages of any criminal tribe;

- (j) the terms upon which registered members of criminal tribes may be discharged from the operation of this Act;
- (k) the management, control and supervision of industrial, agricultural or reformatory settlements and schools;
- (l) the works on which, and the hours during which, persons placed in an industrial, agricultural or reformatory settlement shall be employed, the rate at which they shall be paid, and the disposal, for the benefit of such persons, of the surplus proceeds of their labour;
- (m) the discipline to which persons endea-vouring to escape from any industrial, agricultural or reformatory settlement or school, or otherwise offending against the rules for the time being in force, shall be subject, the periodical visitation of such settlement or school and the removal from it of such persons as it shall seem expedient to remove.

Penalties and Procedure.

- 21. Whoever, being a member of a criminal tribe, without lawful excuse, the burden of proving which shall lie upon Penalties for failure to comply with terms of notice under section 5 or 7. him,
 - (a) fails to appear in compliance with a notice issued under section 5 or section 7, or
 - (b) intentionally omits to furnish any information required under those sections, or,
 - (c) when required to furnish information under either of those sections, furnishes as true any information which he knows or has reason to believe to be false, or

The Criminal Tribes Act. (Penalties and Procedure.)

(d) refuses to allow his finger-impressions to be taken,

may be arrested , without warrant, and shall be punishable with imprisonment for a term which may extend to six months, or with fine which may extend to two hundred rupees, or with both.

- 22. (1) Whoever, being a registered member of a criminal tribe, violates Penalties for breach a rule made under clause of rules. of section 20 shall be punishable with imprisonment for a term which may extend,—
 - (a) on a first conviction, to one year,
 - (b) on a second conviction, to two years, and
 - (c) on any subsequent conviction, to three years.
- (2) Whoever, being a registered member of a criminal tribe, violates a rule made under any other clause of section 20 shall be punishable,-
 - (a) on a first conviction, with imprisonment for a term which may extend to six months, or with fine which may extend to two hundred rupees, or with both;
 - (b) on any subsequent conviction, with imprisonment for a term which may extend to one year, or with fine which may extend to five hundred rupees, or with both.
- punish-Enhanced ment for certain offences by members of criminal after previous conviction.

23. (1) Whoever, being a member of any criminal tribe, and, having been convicted of any of the offences under the Indian Penal Code specified in the hereafter Schedule, is

convicted of the same or any other offence specified in the said schedule, shall, in the absence of special reasons to the contrary to be men-tioned in the judgment of the Court, be punished,-

- (a) on a second conviction, with imprisonment for a term of not less than seven years, and
- (b) on a third conviction, with transportation for life.
- (2) Nothing in this section shall affect the liability of such person to any further or other punishment to which he may be liable under the Indian Penal Code or any other law.
- 24. Whoever, being a registered member of Punishment for re-gistered members of criminal tribe found in any place under such circumstances as to satisfy the under suspicious cir-cumstances. Court-

- (a) that he was about to commit, or aid in the commission of, theft or robbery, or
- (b) that he was waiting for an opportunity to commit theft or robbery,

shall be punishable with imprisonment for a term which may extend to three years, and shall also be liable to fine which may extend to one thousand rupees.

- 25. (1) Whoever, being a registered member Arrest of registered of a criminal tribe,person found b prescribed limits.
 - (a) is found in any part of British India, beyond the area, if any, prescribed for his residence, without the prescribed pass, or in a place or at a time not permitted by the conditions of his pass;
 - (b) escapes from an industrial, agricultural or reformatory settlement or school,

may be arrested without warrant by any policeofficer, village-headman or village-watchman, and taken before a Magistrate, who, on proof of the facts, shall order him to be removed to the district in which he ought to have resided or to the settlement or school from which he has escaped (as the case may be), there to be dealt with in accordance with this Act or any rules made thereunder.

(2) The rules for the time being in force for the removal of prisoners shall apply to all persons removed under this section or under any other provision of this Act:

Provided that an order from the Local Government or from the Inspector General of Prisons shall not be necessary for the removal of such persons.

26. (1) Every village-headman and village-

Duties of village-heatmen, village-watchmen and owners or occupiers of land to information certain cases.

watchman in a village in which any persons belonging to a criminal tribe reside, and every owner or occupier of land on which any such persons reside or the agent of any such owner

or occupier, shall forthwith communicate to the officer in charge of the nearest police-station any information which he may obtain of-

- (a) the failure of any such person to appear and give information as directed in section 5; or
- (b) the departure of any registered member of a criminal tribe from such village or from such land (as the case may be).
- (2) Every village-headman and village-watchman in a village, and every owner or occupier of land or the agent of such owner or occupier,

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The Criminal Tribes Act.

(Penalties and Procedure. Supplemental. The Schedule.)

shall forthwith communicate to the officer in charge of the nearest police-station any information which he may obtain of the arrival at such village or on such land (as the case may be) of any persons who may reasonably be suspected of belonging to any criminal tribes.

27. Any village-headman, village-watchman, owner or occupier of land or the agent of such owner or occupier, who fails to comply with the requirements of section 26, shall be deemed to have committed an offence punishable under the first part of section 176 of

the Indian Penal Code.

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Supplemental.

28. No Court of justice shall question the validity of any notification of Courts in questions relating to notifications under sections 3, 12 and 13.

hereinbefore contained or any of them have not been complied with, or entertain in any form whatever the question whether they have been complied with; but every such notification shall be conclusive proof that it has been issued in accordance with law.

XXVII of 1871. VII of 1876. II of 1897.

29. The Criminal Tribes Act, 1871, the Criminal Tribes (Amendment)
Act, 1876, and the Criminal Tribes Act Amendment Act, 1897, are hereby repealed.

THE SCHEDULE.

(See section 23.)

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J. M. MACPHERSON,

Secretary to the Government of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Act of the Governor General of India in Council received the assent of the Governor General on the 2nd March 1911, and is hereby promulgated for general information:—

ACT No. IV of 1911.

An Act to amend the Indian Ports Act, 1908.

WHEREAS it is expedient to amend the Indian Ports Act, 1908; It is hereby enacted as follows:—

- 1. This Act may be called the Indian Ports
 (Amendment) Act, 1911.
- 2. For clause (p) of section 6, sub-section (1), of the Indian Ports Act, 1908. Amendment of section 6, Act XV, 1908. The following shall be substituted, namely:—
 - "(p) subject to the control of the Governor General in Council, for the prevention of danger arising to the public health by the introduction and the spread of any infectious or contagious disease from vessels arriving at, or being in, any such port, and for the prevention of the conveyance of infection or contagion by means of any vessel sailing from any such port, and in particular, and without prejudice to the generality of this provision, for—
 - (i) the signals to be hoisted and the places of anchorage to be taken up by such vessels having any case, or suspected

case, of any infectious or contagious disease on board, or arriving at such port from a port in which, or in the neighbourhood of which, there is believed to be, or to have been at the time when the vessel left such port, any infectious or contagious disease;

- (ii) the medical inspection of such vessels and of persons on board such vessels;
- (iii) the questions to be answered and the information to be supplied by masters, pilots and other persons on board such vessels;
- (iv) the detention of such vessels and of persons on board such vessels;
- (v) the duties to be performed in cases of any such disease by masters, pilots and other persons on board such vessels;
- (vi) the removal to hospital or other place approved by the health-officer and the detention therein of any person from any such vessel who is suffering or suspected to be suffering from any such disease;
- (vii) the cleansing, ventilation and disinfection of such vessels or any part there-of and of any articles therein likely to retain infection or contagion, and the destruction of rats or other vermin in such vessels; and
- (viii) the disposal of the dead on such vessels; and".

J. M. MACPHERSON,

Secretary to the Government of India,

II of1886.

GOVERMENTN OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Act of the Governor General of India in Council received the assent of the Governor General on the 2nd March 1911, and is hereby promulgated for general information:—

ACT No. V OF 1911.

An Act further to amend the Indian Tramways Act, 1886.

WHEREAS it is expedient further to amend I of 1886, the Indian Tramways Act, 1886; It is hereby enacted as follows:—

- 1. This Act may be called the Indian Tram-Short title. ways (Amendment) Act, 1911..
- 2. For section 3, clause (5), of the Indian
 Substitution of new clause (5) in section 3,
 Act XI of 1886.

 Tramways Act, 1886, the following shall be substituted, namely:—
- "(5) 'tramway 'means a tramway having one, two or more rails, and includes—
 - (a) any part of a tramway, or any siding, turn-out, connection, line or track belonging to a tramway;
 - (b) any electrical equipment of a tramway; and
 - (c) any electric supply-line transmitting power from a generating station or sub-station to a tramway or from a generating station to a sub-station from which power is transmitted to a tramway."
- 3. In section 3, clause (9), of the said Act, after the words (9) of section 3, Act XI of 1886.

 Act, after the words "mechanical power" the words "or electrical power" and after the word "produc-

ing" the words " or utilising " shall be inserted.

- 4. For section 7, sub-section (2), clause (e),
 Substitution of new clause (e) in section 7 ing shall be substituted,
 (2), Act XI of 1886.
 - "(e) the space which shall ordinarily intervene between the outside of the carriage way on either side of a road whereon the tramway is to be constructed, and—
 - (i) in the case of a tramway having one rail, the rail of the tramway, or
 - (ii) in the case of a tramway having two or more rails, the nearest rail of the tramway,

and the conditions on which a smaller space may be permitted."

- 5. In section 7, sub-section (2), clause (m), of
 Amendment of clause the said Act, after the words
 (m) of section 7 (2),
 Act XI of 1886. "mechanical power" the words "or electrical power" shall be inserted.
- 6. In section 24, sub-section (1), clause (e), of Amendment of clause (e) of section 24 (1), Act XI of 1886. sub-section (1), clause (e), of the said Act, after the words "mechanical power" the words "or electrical power" shall be inserted.
- 7. In section 44 of the said Act, after the word
 Amendment of section
 44, Act XI of 1886.
 "electrical generating stations or sub-stations" shall be inserted.

J. M. MACPHERSON, .

Secretary to the Government of India.

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The Calcutta Gazette.

PUBLISHED BY AUTHORITY.

WEDNESDAY, MARCH 15, 1911.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART V.

Acts of the Governor General's Council assented to by the Governor General.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Act of the Governor General of India in Council received the assent of the Governor General on the 7th March 1911, and is hereby promulgated for general information:—

ACT NO. VI OF 1911.

An Act further to amend the Indian Tariff Act, 1894.

WHEREAS it is expedient further to amend the Indian Tariff Act, 1894; It is hereby enacted as follows:—

1. This Act may be called the Indian Tariff Short title. (Amendment) Act, 1911.

2. For item No. 5 of Schedule III to the

Amendment of Indian Tariff Act, 1894,
Schedule III, Act VIII, as amended by the Indian
1894. Tariff (Amendment) Act, VIII of 1910.
1910, the following shall be substituted, vIII of 1910.
namely:—

er 5	Tobacco—	- 100	R a.
	Unmanufactured	pound	1 0
100	Cigars	,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1 10
	Cigarettes weighing less than 3 lbs. per thousand.	thousand	3 2
	Cigarettes weighing 3 lbs. or more per thousand.	pound	1 4
	Manufactured, other sorts		1 2"

J. M. MACPHERSON,

The Calcutta Gazette.

PUBLISHED BY AUTHORITY.

WEDNESDAY, MARCH 2, 1911.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART V.

Acts of the Governor General's Council assented to by the Governor General.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Act of the Governor General of India in Council received the assent of the Governor General on the 16th March 1911, and is hereby promulgated for general information:—

ACT No. VII of 1911.

An Act to amend the Indian Paper Currency Act, 1910.

WHEREAS it is expedient to amend the Indian

Paper Currency Act, 1910; It is hereby enacted as follows:—

- 1. This Act may be called the Indian Paper Currency (Amendment) Act, 1911.
- 2. In section 22 of the Indian Paper Currency Amendment of sec. Act, 1910, for the words tion 22, Act II, 1910. "twenty millions", each time they occur, the words "forty millions" shall be substituted.

J. M. MACPHERSON, Secretary to the Government of India. II of 1910.

GOVERNMENT OF INDIA. LEGISLATIVE DEPARTMENT.

The following Act of the Governor General of India in Council received the assent of the Governor General on the 16th March 1911., and is hereby promulgated for general information:—

ACT No. VIII of 1911.

THE INDIAN ARMY ACT, 1911.

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(Chapter I.—Preliminary.)

An Act to consolidate and amend the law relating to the government of His Majesty's Native Indian Forces.

WHEREAS it is expedient to consolidate and amend the law relating to the government of the Native officers, soldiers and other persons in His Majesty's Indian Forces; It is hereby enacted as follows:-

CHAPTER I.

PRELIMINARY

- 1. (1) This Act may be called the Indian Short title and com- Army Act, 1911.
- (2) It shall come into force on such date as the Governor General in Council may, by notification in the Gazette of India, direct in this behalf.

Application of Act.

- 2. (1) The following persons shall be subject Persons subject to Act. to this Act, namely:
 - (a) Native officers and warrant officers;

(b) persons enrolled under this Act;

(c) persons not otherwise subject to military law, who, on active service, in camp, on the march, or at any frontier post specified by the Governor General in Council by notification in this behalf, are employed by, or are in the service of, or are followers of, or accompany any portion of, His Majesty's Forces:

Provided that if any person claims to belong 44 & 45 Vict., to a class to which the Army Act is, and this c. 58. Act is not, applicable, the best of the land. Act is not, applicable, the burden of proving that he belongs to that class shall lie upon him.

(2) Every person subject to this Act under sub-section (1), clause (a) or (b), shall remain so subject until duly discharged or dismissed. 3. (1) The Governor General in Council

may, by notification, direct that any persons Special provision as to rank in certain cases. or class of persons subject to this Act under section 2, sub-section (1), clause (c), shall be so subject as Native officers, warrant officers or non-commissioned officers, and may authorize any officer to give a like

direction with respect to any such person and to cancel such direction.

(2) All persons subject to this Act other than officers, warrant officers and non-commissioned officers shall, if they are not persons in respect of whom a notification or direction under subsection (1) is in force, be deemed to be of a rank inferior to that of a non-commissioned officer.

4. Every person subject to this Act under Commanding officer of section 2, sub-section ersons subject to mility law under section 2, the purposes of this Act, be deemed to be Commanding officer of persons subject to military law under section 2, clause (c).

under the commanding officer of the corps, department or detachment (if any) to which he is attached, and if he is not attached to any corps, department or detachment, under the command of any officer who may for the time being be named as his commanding officer by the officer commanding the force with which such person may for the time being be serving, or of any other prescribed officer, or, if no such officer is named or prescribed, under the command of the said officer commanding the force :

Provided that an officer commanding a force shall not place a person under the command of an officer of official rank inferior to that of such person if there is present at the place where such person is any officer of higher rank under whose command he can be placed.

- Powers to apply Act certain forces under Government of India.

 Powers to apply Act apply all or any of the provisions of this Act to Powers to apply Act to certain forces under the Government of India. any force raised and maintained in India under the authority of the Governor General in Council.
- (2) While any of the provisions of this Act apply to any such force, the Governor General in Council may, by notification, direct by what authority any jurisdiction, powers or duties incident to the operation of these provisions shall be exercised or performed in respect of that force.
- 6. (1) Whenever persons subject to this Act Officers to exercise powers in case of foreign service. are serving out of India under an officer not subject to the authority of the Governor General in Council, the Governor General in Council may prescribe the officer by whom the powers which, under this Act, may be exercised by officers commanding armies, divisions and brigades, shall, as regards such persons, be exercised.
- (2) The Governor General in Council may confer such powers either absolutely, or subject to such restrictions, reservations, exceptions and conditions as he may think fit.

Definitions.

- 7. In this Act, unless there is something repugnant in the subject Definitions. or context,-
- (1) "British officer" means a person holding a commission in His Majesty's land forces:
- (2) "Native officer" means a person commissioned, gazetted or in pay as an officer holding a Native rank in His Majesty's Indian Forces:
- (3) "warrant officer" means a person appointed, gazetted or in pay as a Native warrant officer in His Majesty's Indian Forces:

The Indian Army Act, 1911. (Chapter I.—Preliminary.)

Chapter II.—Enrolment and Attestation.)

- (4) "non-commissioned officer" means a person attested under this Act holding a Native non-commissioned rank in His Majesty's Indian Forces, and includes an acting non-commissioned officer:
- (5) "officer" means a British officer or Native officer, but does not include a warrant officer or non-commissioned officer:
- (6) "commanding officer," when used in any provision of this Act with reference to any separate portion of His Majesty's forces or to any department, means the British officer whose duty it is under the regulations of the army, or, in the absence of any such regulation, by the custom of the service, to discharge with respect to that portion of the forces or that department the functions of commanding officer in regard to matters of the description referred to in that provision:
- (7) "superior officer," when used in relation to a person subject to this Act, includes a warrant officer and a non-commissioned officer; and, as regards persons placed under his orders, a warrant officer or non-commissioned officer 45 Viet. subject to the Army Act:
 - (8) "army," "division" and "brigade" mean respectively an army, division or brigade which is under the command of an officer subject to the authority of the Governor General in Council:
 - (9) "corps" means any separate body of persons subject to this Act or the Army Act which is prescribed as a corps for the purposes of all or any of the provisions of this Act:
 - (10) "independent brigade" means a brigade which does not form part of a division:
 - (11) "department" includes any division or branch of a department:
 - (12) "enemy" includes all armed mutineers, armed rebels, armed rioters, pirates and any person in arms against whom it is the duty of a person subject to military law to act:
 - (13) "active service," as applied to a person subject to this Act, means the time during which such person is attached to, or forms part of, a force which is engaged in operations against an enemy, or is engaged in military operations in, or is on the line of march to, a country or place wholly or partly occupied by an enemy, or is in military occupation of any foreign country:
 - (14) "military custody" means the arrest or confinement of a person according to the usages of the service:
 - (15) "military reward" includes any gratuity or annuity for long service or good conduct, any good conduct pay, good service pay or pension, and any other military pecuniary reward:
 - (16) "court-martial" means a court-martial held under this Act:
 - (17) " criminal court" means a court of ordinary criminal justice in British India, or estab-

- lished elsewhere by the authority of the Governor General in Council:
- (18) "civil offence" means an offence which, if committed in British India, would be triable by a criminal court:
- (19) "offence" means any act or omission punishable under this Act, and includes a civil offence as hereinbefore defined:
- (20) "notification" means a notification published in the Gazette of India:
- (21) "prescribed" means prescribed by rules made under this Act: and
- (22) all words and expressions used herein and defined in the Indian Penal Code and not xev of 1860. hereinbefore defined shall be deemed to have the meanings respectively attributed to them by that Code.

CHAPTER II.

ENROLMENT AND ATTESTATION.

Enrolment.

- Procedure before enrolling officer of any person desirous of being enrolled, the enrolling officer shall read and explain to him, or cause to be read and explained to him in his presence, the conditions of the service for which he is to be enrolled; and shall put to him the questions set forth in the prescribed form of enrolment, and shall, after having cautioned him that if he makes a false answer to any such question he will be liable to punishment, under this Act, record or cause to be recorded his answer to each such question.
- 9. It, after complying with the provisions of section 8, the enrolling officer is satisfied that the person desirous of being enrolled fully understands the questions put to him and consents to the conditions of service, and if he perceives no impediment, he shall sign the enrolment paper, and the person shall then be deemed to be enrolled.
- 10. Every person who has for the space of six months been in the Presumption of enrolment in certain cases. In the receipt of military pay and been borne on the rolls of any corps or department (of which the last pay statement, if produced, shall be evidence) shall be deemed to have been duly enrolled, and shall not be entitled to claim his discharge on the ground of illegality or irregularity in his enrolment.

Attestation.

- 11. The following persons shall be attested, Persons to be attested. namely:
 - (a) all persons enrolled as combatants;

(Chapter II .- Enrolment and Attestation. Chapter III .- Dismissal and Discharge. Chapter IV .- Summary Reduction and Punishments otherwise than by order of Court-martial.)

- (b) all other enrolled persons prescribed by the Governor General in Council.
- 12. (1) When a person who is to be attested is reported fit for duty, or has completed the Mode of attestation. prescribed period of probation, an oath or affirmation shall be administered to him in the prescribed form by his commanding officer in front of his corps or such portion thereof or such members of his department as may be present or by any other prescribed person.
- (2) The form of oath or affirmation prescribed under this section shall contain a promise that the person to be attested will be faithful to His esty, His heirs and successors, and that he will serve in His Majesty's Indian Forces and go wherever he is ordered by land or sea, and that he will obey all commands of any officer set over him, even to the peril of his life.
- (3) The fact of an enrolled person having taken the oath or affirmation directed by this section to be taken shall be entered on his enrolment paper, and authenticated by the signa-ture of the officer administering the oath or affirmation.

CHAPTER III.

DISMISSAL AND DISCHARGE.

Dismissal by Governor General in Council and Commander-in-Chief in India.

13. The Governor General in Council or the Commander-in-Chief in India may dismiss from the service any person subject to this Act.

- 14. An officer commanding an army, divi-Dismissal by officer sion or brigade, or any Dismissal by officer commanding army, division, brigade, etc. prescribed officer, may dismiss from the service any person serving under his command other than a Native officer.
- 15. Every person sentenced by any court-martial or by any cri-minal court to trans-Dismissal of convicts. portation or to rigorous imprisonment for any term exceeding three months, shall be dismissed from the service by his commanding officer:

Provided that on active service any such person may be retained to serve in the ranks, and his service therein shall be reckoned as part of his term of transportation or imprisonment.

16. The prescribed authority may, in conformity with any rules Discharge. half, discharge from the service any person subject to this Act.

- 17. Every enrolled person who is dismissed or discharged from the service shall be furnish-Certificate to person dismissed or discharged. ed by his commanding officer with a certificate, in the English language and in the mother tongue of such person (when his mother tongue is not English), setting forth-
 - (a) the authority dismissing or discharging him;
 - (b) the cause of his dismissal or discharge; (c) the full period of his service in the
- 18. (1) Any person enrolled under this Act Discharge, etc., out of the conditions of his enrolment to be discharged, or whose discharge is ordered by competent authority, and who, when he is so entitled or ordered to be discharged, is serving out of India, and requests to be sent to India, shall, before being discharged, be sent to India with all convenient speed.
- (2) Any person enrolled under this Act who is dismissed from the service and who, when he is so dismissed, is serving out of India, shall be sent to India with all convenient speed.

(3) If any such person has been sentenced by court-martial to any punishment, such punishment may be inflicted before he is sent to India.

CHAPTER IV.

SUMMARY REDUCTION AND PUNISHMENTS OTHER-WISE THAN BY ORDER OF COURT-MARTIAL.

- 19. (1) The Commander-in-Chief in India, an officer commanding an army, division or bri-Reduction of non-com-missioned officers. gade, or any prescribed officer, may reduce to a lower grade or to the ranks any non-commissioned officer under his command.
- (2) The commanding officer of an acting non-commissioned officer may order him to revert to his permanent grade as a non-commissioned officer or, if he has no permanent grade above the ranks, to the ranks.
- 20. (1) The Commander-in-Chief in India may, subject to the control of the Governor Minor punishments. General in Council, specify the minor punishments to which persons subject to this Act shall be liable without the intervention of a courtmartial, and the officer or officers by whom, and the extent to which, such minor punishments may be awarded.

(2) Imprisonment in military custody may be specified as such a minor punishment, pro-

vided that-

(a) the term of such imprisonment shall not exceed twenty-eight days; and

(Chapter IV.—Summary Reduction and Punishments otherwise than by order of Court-martial. Chapter V.—Offences.)

- (b) it shall not be awarded to any person of or above the rank of non-commissioned officer, or who, when he committed the offence in respect of which it is awarded, was of or above such rank.
- Collective fines. Weapon or part of a weapon forming part of the equipment of a half squadron, battery, company or other similar unit is lost or stolen, the officer commanding the army, division or independent brigade to which such unit belongs may, after obtaining the report of a court of inquiry, impose a collective fine upon the Native officers, non-commissioned officers and men of such unit, or upon so many of them as, in his judgment, should be held responsible for such loss or theft.
 - Punishment of certain Native followers.

 Punishment of certain Officer of any corps or detachment on active service, in camp, on the march, or at any frontier post specified by the Governor General in Council by notification in this behalf at which troops are stationed, may punish any Native follower, of such corps or detachment who is subject to this Act under section 2, subsection (I), clause (c)—
 - (a) if such follower is not a menial servant, with imprisonment for a term which may extend to thirty days, or with fine which may extend to fifty rupees:
 - (b) if such follower is a menial servant, with imprisonment for a term which may extend to seven days, or, if on active service, with corporal punishment not exceeding twelve strokes of a rattan.
 - (2) Imprisonment awarded under this section may be carried out in a military guard, or in a jail, as ordered by the said commanding officer; and the officer in charge of any jail shall, on the delivery to him of the person of the offender, with a warrant, under the hand of the said commanding officer, detain the offender according to the exigency of the warrant or until he is discharged by due course of law.

Provost-Marshals.

Appointment. irregularities and offences committed in the field or on the march, provost-marshals may be appointed by the Commander-in-Chief in India or an officer commanding an army, division or independent brigade or an officer commanding the forces in the field; and the powers and duties of such provost-marshals

shall be regulated according to the established custom of war and the rules of the service.

- 24. (1) The duties of a provost-marshal so

 Duties and powers. appointed are to take charge of prisoners confined for offences of a general description, to preserve good order and discipline, and to prevent breaches of the same by persons belonging or attached to the army.
- (2) The provost-marshal may punish, corporally, then and there, any person subject to this Act below the rank of non-commissioned officer who, on active service and in his view or in the view of any of his assistants, commits any breach of good order and military discipline:

Provided that such punishment shall be limited to the necessity of the case, and shall accord with the orders which the provost-marshal may from time to time receive from the officer commanding the troops, and shall be inflicted with the regulation cat:

Provided also that the orders of the said commanding officer shall in no case authorise such corporal punishment in excess of that awardable by sentence of a court-martial.

(3) If the offender is not on active service or if the actual commission of the offence is not witnessed by the provost-marshal or any of his assistants, but sufficient proof can be obtained of the offender's guilt, he shall report the case to the officer commanding the troops, who shall deal with the case as he may deem most conducive to the maintenance of good order and military discipline.

CHAPTER V.

OFFENCES.

Offences in respect of Military Service.

- 25. Any person subject to this Act who commits any of the fol-Offences with death. punishable lowing offences, that is to say,—
 - (a) shamefully abandons or delivers up any garrison, fortress, post or guard committed to his charge, or which it is his duty to defend; or
 - (b) in presence of an enemy, shamefully casts away his arms or ammunition, or intentionally uses words or any other means to induce any person subject to military law to abstain from acting against the enemy, or to discourage such person from acting against the enemy, or misbehaves in such manner as to show cowardice; or

(Chapter V .- Offences.)

- (c) directly or indirectly holds correspondence with, or communicates intelligence to, the enemy, or any person in arms against the State, or who, coming to the knowledge of any such correspondence or communication, omits to discover it immediately to his commanding or other superior officer; or
- (d) treacherously makes known the watchword to any person not entitled to receive it; or
- (e) directly or indirectly assists or relieves with money, victuals or ammunition, or knowingly harbours or protects, any enemy or person in arms against the State; or
- (f) in time of war, or during any military operation, intentionally occasions a false alarm in action, camp, garrison or quarters, or spreads reports calculated to create alarm or despondency; or
- (g) being a sentry in time of war or alarm, or over any State prisoner, treasure, magazine or dockyard, sleeps upon his post, or quits it without being regularly relieved or without leave;
- (h) in time of action, leaves his commanding officer or his post or party to go in search of plunder; or
- (i) in time of war, quits his guard, picquet, party or patrol without being regularly relieved or without leave; or
- (j) in time of war or during any military operation, uses criminal force to, or commits an assault on, any person bringing provisions or other necessaries to the camp or quarters of any of His Majesty's forces, or forces a safeguard, or breaks into any house or any other place for plunder, or plunders, injures or destroys any field, garden or other property of any kind;

shall, on conviction by court-martial, be punished with death, or with such less punishment as is in this Act mentioned.

- Offences not punishable with death.

 Offences, that is to say,—
 - (a) strikes, or forces or attempts to force, any sentry; or.
 - (b) in time of peace, intentionally occasions a false alarm in camp, garrison cr cantonment; or
 - (c) being a sentry, or on guard, plunders or wilfully destroys or injures any property placed under his charge or undercharge of his guard; or

(d) being a sentry, in time of peace, sleeps upon his post, or quits it without being regularly relieved or without leave;

shall, on conviction by court-martial, be punished with imprisonment, or with such less punishment as is in this Act mentioned.

Mutiny and Insubordination.

Offences with death.

Offences punishable commits any of the following offences, that is to say,—

(a) begins, excites, causes or joins in any

mutiny; or

(b) being present at any mutiny, does not use his utmost endeavours to suppress the same; or

(c) knowing or having reason to believe in the existence of any mutiny, or of any intention to mutiny, or of any conspiracy against the State, does not, without delay, give information thereof to his commanding or other superior officer; or *

(d) uses or attempts to use criminal force to, or commits an assault on, his superior officer, whether on or off duty, knowing or having reason to believe him to be such; or

(e) disobeys the lawful command of his superior officer;

shall, on conviction by court-martial, be punished with death, or with such less punishment as is in this Act mentioned.

28. Any person subject to this Act who com-Offences not punishable with death. mits any of the following offences, that is to say,—

(a) is grossly insubordinate or insolent to his superior officer in the execution of his office; or

(b) refuses to superintend or assist in the making of any field-work or other military work of any description ordered to be made either in quarters or in the field; or

(c) impedes a provost-marshal or an assistant provost-marshal, or any officer or non-commissioned officer or other person legally exercising authority under or on behalf of a provostmarshal, or, when called on, refuses to assist, in the execution of his duty, the provost-marshal, assistant provost-marshal, or any such officer, non-commissioned officer or other person;

shall, on conviction by court-martial, be punished with imprisonment, or with such less punishment as is in this Act mentioned.

Desertion, Fraudulent Enrolment and Absence without Leave.

29. Any person subject to this Act who de-Desertion. serts or attempts to desert the service shall,

(Chapter V .- Offences.)

on conviction by court-martial, be punished with death, or with such less punishment as is in this Act mentioned.

30. Any person subject to this Act who commits any of the follow-Harbouring deserter, osence without leave, ing offences, that is to absence etc. say,

(a) knowingly harbours any deserter, or who, knowing, or having reason to believe, that any other person has deserted, or that any deserter has been harboured by any other person, does not without delay give information thereof to his own or some other superior officer, or use his utmost endeavours to cause such deserter to be apprehended; or

(b) knowing, or having reason to believe, that a person is a deserter, procures or attempts to procure the enrol-ment of such person; or

(c) without having first obtained a regular discharge from the corps or department to which he belongs, enrols himself in the same or any other

corps or department; or
(d) absents himself without leave, or
without sufficient cause overstays

leave granted to him; or
(e) being on leave of absence and having

received information from proper authority that any corps or portion of a corps, or any department, to which he belongs, has been ordered on active service, fails, without sufficient cause, to rejoin without delay; or

(f) without sufficient cause fails to appear at the time fixed at the parade or place appointed for exercise or duty; or

(g) when on parade, or on the line of march, without sufficient cause or without leave from his superior officer quits the parade or line of march; or

(h) in time of peace, quits his guard, pic-quet or patrol without being regu-larly relieved or without leave; or

(i) without proper authority is found two miles or upwards from camp; or

(j) without proper authority is absent from his cantonment or lines after tattoo, or from camp after retreatbeating;

shall, on conviction by court-martial, be punished with imprisonment, or with such less punishment as is in this Act mentioned.

Disgraceful Conduct. 31. Any person subject to this Act who com-

mits any of the follow-Disgraceful conduct. ing offences, that is to say

(a) dishonestly misappropriates or converts to his own use any money, provisions, forage, arms, clothing, ammunition, tools, instruments, equipments or military stores of any kind,

property of Government, entrusted to him; or

(b) dishonestly receives or retains property in respect of which an offence under clause (a) has been committed, knowing or having reason to believe the same to have been dishonestly misappropriated or converted; or

(c) wilfully destroys or injures any pro-perty of Government entrusted to

him; or

(d) commits theft in respect of any pro-perty of Government, or of any military mess, band or institution, or of any person subject to military law, or serving with, or attached to, the army; or

(e) dishonestly receives or retains any such property as is specified in clause (d) knowing or having reason to believe it to be stolen; or

(f) does any other thing with intent to defraud, or to cause wrongful gain to one person or wrongful loss to another person; or

(g) malingers or feigns or produces disease or infirmity in himself, or intentionally delays his cure or aggravates his disease or infirmity; or

(h) with intent to render himself or any other person unfit for service, voluntarily causes hurt to himself or any

other person; or

(i) commits any offence of a cruel, inde-cent or unnatural kind, or attempts to commit any such offence and does any act towards its commission;

shall, on conviction by court-martial, punished with imprisonment, or with such less punishment as is in this Act mentioned.

Intoxication.

32. Any person subject to this Act who is in a state of intoxica-tion, whether on duty Intoxication. or not on duty, shall, on conviction by courtmartial, be punished with imprisonment, or with such less punishment as is in this Act mentioned.

Offences in relation to Persons in Custody.

33. Any person subject to this Act who, without proper author-Offences with death. punishable ity, releases any State prisoner, enemy or per-son taken in arms against the State, placed under his charge, or who negligently suffers any such prisoner, enemy or person to escape, shall, on conviction by court-martial, be punished with death, or with such less punishment as is in this Act mentioned.

34. Any person subject to this Act who commits any of the fol-Offences not punishable with death, lowing offences, that is to say,

(Chapter V.—Offences.)

(a) being in command of a guard, picquet or patrol, refuses to receive any prisoner or person duly committed to his charge; or

(b) without proper authority releases any prisoner or person placed under his charge, or negligently suffers any such prisoner or person to escape; or

(c) being in military custody, leaves such custody before he is set at liberty by proper authority;

shall, on conviction by court-martial, be punished with imprisonment, or with such less punishment as is in this Act mentioned.

Offences in relation to Property.

35. Any person subject to this Act who Offences in relation to commits any of the following offences, that is property. to say,

(a) commits extortion, or without proper authority exacts from any person carriage, porterage or provisions; or

(b) in time of peace, commits house-break-ing for the purpose of plundering, or plunders, destroys or damages any field, garden or other property; or

(c) designedly or through neglect kills, injures, makes away with, ill-treats or loses his horse or any animal used

in the public service; or (d) makes away with, or is concerned in making away with, his arms, ammunition, equipments, instruments, tools, clothing or regimental necessaries; or

(e) loses by neglect anything mentioned

in clause (d); or
(f) wilfully injures anything mentioned in clause (d) or any property belonging to Government, or to any military mess, band or institution, or to any person subject to military law or serving with, or attached to, the army; or

(g) sells, pawns, destroys or defaces any medal or decoration granted to him; on conviction by court-martial, punished with imprisonment, or with such less punishment as is in this Act mentioned.

Offences in relation to False Documents and Statements.

36. Any person subject to this Act who commits any of the follow-False accusations and offences in relation to ing offences, that is to documents.

say, (a) makes a false accusation against any person subject to military law, knowing such accusation to be false;

(b) in making any complaint under section 117, knowingly makes any false statement affecting the character of any person subject to military law, or knowingly and wilfully suppresses any material fact; or

(c) obtains or attempts to obtain for himself, or for any other person, any pension, allowance or other advantage or privilege by a statement which is false, and which he either knows or believes to be false or does not believe to be true, or by making or using a false entry in any book or record, or by making any document containing a false statement, or by omitting to make a true entry or document containing a true state-

(d) knowingly furnishes a false return or report of the number or state of any men under his command or charge, or of any money, arms, ammunition, clothing, equipments, stores or other property in his charge, whether belonging to such men or to Government or to any person in or attached to the army, or who, through design or culpable neglect, omits or refuses to make or send any return or report of the matters aforesaid;

shall, on conviction by court-martial, be punished with imprisonment, or with such less punishment as is in this Act mentioned.

37. Any person having become subject to this Act who is dis-False answers on enrolcovered to have made a wilfully false answer to any question set forth in the prescribed form of enrolment which has been put to him by the enrolling officer before whom he appears for the purpose of being enrolled, shall, on con-viction by court-martial, be punished with imprisonment, or with such less punishment as is in this Act mentioned.

Offences in relation to Courts-martial.

38. Any person subject to this Act who commits any of the follow-Offences in relation to courts-martial. ing offences, that is to say,

- (a) when duly summoned to attend as a witness before a court-martial, in-tentionally omits to attend, or refuses to be sworn or affirmed or to answer any question, or to produce or deliver up any book, document or other thing which he may have been duly warned and called upon . to produce or deliver up; or
- (b) intentionally offers any insult or causes any interruption or disturbance to, or uses any menacing or disrespectful word, sign or gesture, or is in-subordinate or violent in the presence of, a court-martial while sitting; or
- (c) having been duly sworn or affirmed before any court-martial or other military court competent to ad-

(Chapter V .- Offences. Chapter VI .- Punishments.)

minister an oath or affirmation, makes any statement which is false, and which he either knows or believes to be false or does not believe to be true;

shall, on conviction by court-martial, be punished with imprisonment, or with such less punishment as is in this Act mentioned.

Miscellaneous Military Offences.

- Miscellaneous military offences.

 Miscellaneous military offences, that is to say,—
 - (a) being an officer or warrant officer, behaves in a manner unbecoming his position and character; or
 - (b) strikes or otherwise ill-treats any person subject to this Act being his subordinate in rank or position; or
 - (c) being in command at any post or on the march, and receiving a complaint that any one under his command has beaten or otherwise maltreated or oppressed any person, or has disturbed any fair or market, or committed any riot or trespass, fails to have due reparation made to the injured person or to report the case to the proper authority; or
 - (d) by defiling any place of worship, or otherwise, intentionally insults the religion or wounds the religious feelings of any person; or
 - (e) attempts to commit suicide and does any act towards the commission of such offence; or
 - (f) being below the rank of warrant officer, when off duty, appears, without proper authority, in or about camp or cantonments, or in or about, or when going to or returning from, any town or bázár, carrying a sword, bludgeon or other offensive weapon; or
 - (g) directly or indirectly accepts or obtains, or agrees to accept or attempts to obtain, for himself or for any other person, any gratification as a motive or reward for procuring the enrolment of any person, or leave of absence, promotion or any other advantage or indulgence for any person in the service; or
 - (h) neglects to obey any general or garrison or other orders; or
 - (i) is guilty of any act or omission which, though not specified in this Act, is prejudicial to good order and military discipline;

shall, on conviction by court-martial, be punished with imprisonment, or with such less punishment as is in this Act mentioned.

Abetment.

Abetment, abets any offence punishable under this Act who abets any offence punishable under this Act tany be punished with the punishment provided in this Act for such offence.

Civil Offences.

- Civil offences committed outside British India, or when India or on active service in British India.

 civil offences committed outside British India, or when on active service in British India, commits any civil offence shall be deemed to be guilty of an offence against military law, and, if charged therewith under this section, shall, subject to the provisions of this Act, be liable to be tried for the same by court-martial, and on conviction to be punished as follows, that is to say:—
 - (a) if the offence is one which would be punishable under the law of British India with death or with transportation, he shall be liable to suffer any punishment assigned for the offence by the law of British India; and
 - (b) in other cases, he shall be liable to suffer any punishment assigned for the offence by the law of British India, or such punishment as might be awarded to him in pursuance of this Act in respect of an act prejudicial to good order and military discipline.

42. Every person subject to this Act who commits or attempts to commits or attempts to commit or abets the commission of an offence punishable under Chapter VI of the Indian Penal Code, or any of the following offences against any person subject to military law, that is to say, murder, culpable homicide or any offence punishable under any of the sections 323 to 335 (both inclusive), or section 506 of the said Code, shall be deemed to be guilty of an offence against military law, and, if charged under this section with any such offence, shall, subject to the provisions of this Act, be liable to be tried by court-martial, and on conviction shall be liable to suffer any punishment assigned for the offence by the said Code.

CHAPTER VI.

PUNISHMENTS.

- 43. Punishments may be inflicted in respect of offences committed by persons subject to this Act, and convicted by court-martial, according to the scale following, that is to say:—
 - (2) death;
 - (b) transportation for life or for any period not less than seven years;

(Chapter VI.-Punishments. Chapter VII.-Penal Deductions.)

- (c) imprisonment (with or without solitary confinement) for any term not exceeding fourteen years;
- (d) dismissal from the service;
- (e) in the case of officers and warrant officers, suspension from rank, pay and allowances for any stated period;
- (f) reduction, in the case of a warrant officer, to a lower grade or class (if any) of warrant officer, or in the case of a non-commissioned officer, to a lower grade or to the ranks;
- (g) in the case of officers, warrant officers and non-commissioned officers, forfeiture of seniority of rank;
- (h) forfeitures and stoppages as follows, namely:—
 - (i) forfeiture of service for the purpose of promotion, increased pay, pension or any other prescribed purpose;
 - (ii) forfeiture of any military decoration or military reward;
 - (iii) forfeiture, in the case of a person sentenced to dismissal from the service or whose sentence involves such dismissal, of all arrears of pay and allowances and other public money due to him at the time of such dismissal;
 - (iv) stoppages of pay and allowances until any proved loss or damage occasioned by the offence of which he is convicted is made good.
- 44. Where in respect of any offence under this Act there is specified a particular punishment or such less punishment as is in this Act mentioned, there may be awarded in respect of that offence instead of such particular punishment (but subject to the other provisions of this Act as to punishments and regard being had to the nature and degree of the offence) any one punishment lower in the above scale than the particular punishment.
 - 45. Where any person subject to this Act and under the rank of warrant officer—
 - (a) on active service is guilty of any offence; or
 - (b) at any time is guilty of the offence specified in clause (d) of section 31;
 or
 - (c) at any time is guilty of a civil offence which would be punishable with whipping under the law of British India, and is triable by courtmartial under this Act,

- it shall be lawful for a court-martial to award for that offence corporal punishment not exceeding thirty lashes.
- 46. Corporal punishment shall, for the pur-Position of corporal pose of commutation, be punishment in scale. deemed to stand in the scale of punishments next below dismissal.
- 47. A sentence of a court-martial may Combination of punish award, in addition to or without any one other punishment, any ope or more of the punishments specified in clauses (d), (f) and (h) of section 43.
- 48. Whenever any person is sentenced to rigorous imprisonment, the court may, by its sentence, order that the offender shall be kept in solitary confinement for any portion or portions of the imprisonment to which he is sentenced, not exceeding three months in the whole, according to the following scale, that is to say,—
 - (a) a time not exceeding one month if the term of imprisonment does not exceed six months;
 - (b) a time not exceeding two months if the term of imprisonment exceeds six months and does not exceed one year;
 - (c) a time not exceeding three months if the term of imprisonment exceeds one year.
- 49. A non-commissioned officer sentenced by Reduction of non-commissioned officers to portation, imprisonments.

 ment or dismissal from the service, shall be deemed to be reduced to the ranks.

CHAPTER VII.

PENAL DEDUCTIONS.

- Deductions from pay made from the pay and allowances. allowances of a person subject to this Act, that is to say,—
 - (a) all pay and allowances for every day of absence either on desertion or without leave, or as a prisoner of war, and for every day of imprisonment awarded by a criminal court, a court-martial, or an officer exercising authority under section 20;
 - (b) all pay and allowances for every day whilst he is in custody on a charge for an offence of which he is after-

(Chapter VII.-Penal Deductions. Chapter VIII.-Courts-martial.)

wards convicted by a criminal court or court-martial, or on a charge of absence without leave for which he is afterwards awarded imprisonment by an officer exercising authority under section 20;

- (c) all pay and allowances for every day on which he is in hospital on account of sickness certified by the proper medical officer attending on him at the hospital to have been caused by an offence under this Act committed by him;
- (d) all pay and allowances ordered by a court-martial to be suspended or forfeited under section 43;
- (e) any sum ordered by a court-martial to be stopped under section 43;
- (f) any sum required to make good such compensation for any expenses caused by him, or for any loss of or damage or destruction done by him to any arms, ammunition, equipment, clothing, instruments, regimental necessaries or military decoration, or to any buildings or property, as may be awarded by his commanding officer;
- (g) any sum required to pay a fine awarded by a criminal court, a court-martial exercising jurisdiction under section 41 or section 42, or an officer exercising authority under section 20 or section 21:

Provided that the total deductions from the pay and allowances of a person subject to this Act made under clauses (e) to (g), both inclusive, shall not (except in the case of a person sentenced to dismissal or whose sentence involves dismissal), exceed in any one month one-half of his pay and allowances for that month.

Explanation.—For the purposes of clauses (a) and (b)—

- (i) absence or custody for six consecutive hours or upwards, whether wholly in one day or partly in one day and partly in another, may be reckoned as absence or custody for a day;
- (ii) absence or custody for twelve consecutive hours or upwards may be reckoned as absence or custody for the whole of each day during any portion of which the person was absent or in custody; and
- (iii) any absence or custody for less than a day may be reckoned as absence or custody for a day if such absence or custody prevented the absentee from fulfilling any military duty which was thereby thrown upon some other person.

- 51. Any sum authorized by this Act to be
 Deductions from public deducted from the pay and allowances of any person may, without prejudice to any other mode of recovering the same, be deducted from any public money due to him other than a pension.
- 52. Any deduction from pay and allowances
 Remission of deductions.

 Remission of deductions authorized by this Act may be remitted in such manner and by such authority as may from time to time be prescribed.

CHAPTER VIII.

COURTS-MARTIAL.

Constitution and Dissolution of Courts-martial.

- Courts-martial and the kinds thereof.

 Courts-martial and the kinds thereof.

 Courts-martial and the martial, that is to say:—
 - (1) general courts-martial;
 - (2) district courts-martial;
 - (3) summary general courts-martial; and
 - (4) summary courts-martial.
- 54. A general court-martial may be convened
 Power to convene general courts-martial. by the Commander-inChief in India, or by
 any officer empowered in this behalf by warrant
 of the Commander-in-Chief in India.
- 55. A district court-martial may be convened Power to convene district courts-martial. by any officer having power to convene a general court-martial, or by any officer empowered in this behalf by warrant of any such officer.
- Contents of warrant issued under section 54 or section 55.

 Contents of warrant issued under section 55 may contain such restrictions, reservations or conditions as the officer issuing it may think fit.
- 57. A general court-martial shall consist of not less than seven officers unless that number, due regard being had to the public service, is not available, in which case the court may consist of not less than five officers.
- 58. A district court-martial shall consist of Composition of district not less than three officeurts-martial.
- Convening order to state if larger number of officers is not available.

 Convening the court shall state that the larger

(Chapter VIII .- Courts-martial.)

number of officers is not, due regard being had to the public service, available, and such statement shall be conclusive evidence of the fact so stated.

- Composition of general or district court-martial shall, at the discretion of the convening officer, but subject to the provisions of section 61, either be British or Native officers, but shall not be partly British and partly Native officers.
- 61. (1) Any person subject to this Act who Claim to trial by Brisses is under orders for trial by general or district court-martial may claim to be tried by British officers.
- (2) In all cases the right of making such a claim shall, before the court is convened, be explained to the person under orders for trial by the commanding officer, or some officer deputed by him in this behalf, and, when such a claim is made, the court shall be constituted accordingly.
- Convening of summary general courts-martial.

 authorities shall have power to convene a summary general courtmartial, namely:—
 - (a) an officer empowered in this behalf by an order of the Governor General in Council or of the Commander-in-Chief in India;
 - (b) on active service, the officer commanding the forces in the field, or any officer empowered by him in this behalf;
 - (c) an officer commanding any detached portion of His Majesty's troops upon active service when, in his opinion, it is not practicable, with due regard to discipline and the exigencies of the service, that an offence should be tried by an ordinary general court-martial.
- 63. A summary general court-martial shall Composition of sum-consist of not less than mary general courts-martial.

Summary courts-martial. 64. (1) A summary court-martial may be held—

- (a) by the commanding officer of any corps or department of His Majesty's Indian forces, or of any detachment of those forces;
- (b) by the commanding officer of any British corps or detachment to which details subject to this Act are attached.
- (2) At every summary court-martial the officer holding the trial shall alone constitute the court, but the proceeding shall be attended

throughout by two other officers who shall not, as such, be sworn or affirmed.

65. (1) If a court-martial after the commencement of a trial is reduced below the smallest number of officers of which it is by this Act required to consist, it shall be dissolved:

Provided that a general court-martial shall not be dissolved under the provisions of this sub-section unless it is reduced below five officers.

- (2) If, on account of the illness of the accused before the finding, it is impossible to continue the trial, a court-martial shall be dissolved.
- (3) Where a court-martial is dissolved under this section, the accused may be tried again.

Jurisdiction of Courts-martial.

- Prohibition of second trial.

 Prohibition of second trial.

 Prohibition of second trial.

 Been acquitted or convicted of an offence by a court-martial or by a criminal court, or has been summarily dealt with for an offence under section 20 or section 22, he shall not be liable to be tried again for the same offence by a court-martial or dealt with summarily in respect of it under either of the said sections.
- Court-martial for any offence after the expiration of three years from the date of such offence, unless the offender, by reason of absence or of some other manifest impediment, could not be arrested or confined and brought to trial within that period; in which case he shall be liable to be tried at any time not exceeding two years after such impediment has ceased.
- 68. Any person subject to this Act who commits any offence against it may be tried and punished for such offence in any place whatever.

Adjustment of the jurisdiction of Courts-martial and Criminal Courts.

- Order in case of concurrent jurisdiction.

 Order in case of concurrent jurisdiction.

 In the discretion of the prescribed military authority to decide before which court the proceedings shall be instituted, and, if that authority decides that they shall be instituted before a court-martial, to direct that the accused person shall be detained in military custody.
- 70. (1) When a criminal court having jurispower of criminal court to require delivery of offender. diction is of opinion that proceedings ought to be instituted before itself in respect of any alleged offence, it may,

(Chapter VIII.—Courts-martial.)

by written notice, require the prescribed military authority at its option either to deliver over the offender to the nearest magistrate to be proceeded against according to law, or to postpone proceedings pending a reference to the Governor General in Council.

- (2) In every such case the said authority shall either deliver over the offender in compliance with the requisition or shall forthwith refer the question as to the court before which the proceedings are to be instituted for the determination of the Governor General in Council, whose order upon such reference shall be final.
- 71. (1) Notwithstanding anything con-Trial by court-martial tained in section 26 of no bar to subsequent the General Clauses trial by criminal court. Act, 1897, or in section 403 of the Code of Criminal Procedure, 1898, a person convicted or acquitted by a courtmartial may be afterwards tried by a criminal court for the same offence or on the same facts.
- (2) If a person sentenced by a court-martial in pursuance of this Act to punishment for an offence is afterwards tried by a criminal court for the same offence or on the same facts, that court shall, in awarding punishment, have regard to the military punishment he may already have undergone.

Powers of courts-martial.

- 72. A general or summary general courtPowers of general and martial shall have
 summary general courtspower to try any person
 subject to this Act for
 any offence made punishable therein, and to
 pass any sentence authorized by this Act.
- Powers of district to try any person subject to this Act other than an officer for any offence made punishable therein, and to pass any sentence authorized by this Act other than a sentence of death, or transportation, or imprisonment for a term exceeding two years.
- Offences triable by offence punishable under any of the provisions of this Act:

Provided that when there is no grave reason for immediate action, and reference can without detriment to discipline be made to the officer empowered to convene a district court-martial for the trial of the alleged offender, an officer holding a summary court-martial shall not try without such reference any of the following offences, namely:—

(a) any offence punishable under sections 25, 27, clauses (a), (b) or (c), 33, 41 or 42, or

- (b) any offence against the officer holding the court.
- Persons triable by summary court-martial may try any person subject to this Act and under the command of the officer holding the court, except an officer or warrant officer.
- Sentences awardable by summary court-martial held by the commanding officer of a corps or department may pass any sentence which can be passed under this Act, except a sentence of death or transportation, or of imprisonment for a term exceeding one year.
- (2) A summary court-martial held by any other officer may pass any sentence which can be passed under this Act, except a sentence of death or transportation, or of imprisonment for a term exceeding six months.

Procedure at trials by Court-martial.

- 77. At every general, district or summary general court-martial the senior member shall sit as president.
- 78. Every general court-martial shall, and
 Judge Advocate.

 every district courtmartial may, be attended by a judge advocate, who shall be either an
 officer belonging to the department of the Judge
 Advocate General in India, or, if no such officer is available, a person appointed by the
 convening officer.
- 79. A British officer of not less than four years' service, hereinafter called the superintending officer, shall be appointed to superintend the proceedings of every court-martial composed of Native officers which is not attended by a judge advocate.
- 80. (1) At all trials by general, district or summary general courts-martial, as soon as the court is assembled, the names of the president and members shall be read over to the accused, who shall thereupon be asked whether he objects to being tried by any officer sitting on the court.
- (2) If the accused objects to any such officer, his objection, and also the reply thereto of the officer objected to, shall be heard and recorded, and the remaining officers of the court shall, in the absence of the challenged officer, decide on the objection.
- (3) If the objection is allowed by one-half or more of the votes of the officers entitled to vote, the objection shall be allowed, and the

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member objected to shall retire, and his vacancy may be filled in the prescribed manner by another officer, subject to the same right of the accused to object.

- (4) When no challenge is made, or when challenge has been made and disallowed, or the place of every officer successfully challenged has been filled by another officer to whom no objection is made or allowed, the court shall proceed with the trial.
- 81. (1) Every decision of a court-martial shall be passed by an absolute majority of votes; and where there is an equality of votes, as to either finding or sentence, the decision shall be in favour of the accused.
- (2) In matters other than a challenge or the finding or sentence, the president shall have a casting vote.
- 82. An oath or affirmation in the prescribed Oaths of president and form shall be administered to every member of every court-martial and to the judge advocate or superintending officer before the commencement of the trial.
- 83. Every person giving evidence at a court-martial shall be examined on oath or affirmation, and shall be duly sworn or affirmed in the prescribed form.
- Summoning witnesses and production of documents.

 Summoning witnesses of the court, the judge advocate, or the commanding officer of the accused person, may, by summons under his hand, require the attendance before the court, at a time and place to be mentioned in the summons, of any person either to give evidence or to produce any document or other thing.
- (2) In the case of a witness amenable to military authority, the summons shall be sent to the officer commanding the corps, department or detachment to which he belongs, and such officer shall serve it upon him accordingly.
- (3) In the case of any other witness, the summons shall be sent to the magistrate within whose jurisdiction he may be or reside, and such magistrate shall give effect to the summons as if the witness were required in the court of such magistrate.
- (4) When a witness is required to produce any particular document or other thing in his possession or power, the summons shall describe it with convenient certainty.
- (5) Nothing in this section shall be deemed to affect the Indian Evidence Act, 1872, sections 123 and 124, or to apply to any letter, postcard, telegram or other document in the custody of the postal or telegraph authorities.
- (6) If any document in such custody is, in the opinion of any district magistrate, chief presidency magistrate, high court or court of

- session, wanted for the purpose of any courtmartial, such magistrate or court may require the postal or telegraph authorities, as the case may be, to deliver such document to such person as such magistrate or court may direct.
- (7) If any such document is, in the opinion of any other magistrate or of any commissioner of police or district superintendent of police, wanted for any such purpose, he may require the postal or telegraph authorities, as the case may be, to cause search to be made for and to detain such document pending the orders of any such district magistrate, chief presidency magistrate or court.
- Commissions. Commissions. Court-martial, it appears to the court that the examination of a witness is necessary for the ends of justice, and that the attendance of such witness cannot be procured without an amount of delay, expense or inconvenience which, in the circumstances of the case, would be unreasonable, such court may address the Judge Advocate General in order that a commission to take the evidence of such witness may be issued.
- (2) The Judge Advocate General may then, if he thinks necessary, issue a commission to any district magistrate or magistrate of the first class, within the local limits of whose jurisdiction such witness resides, to take the evidence of such witness.
- (3) When the witness resides in the territories of any prince or chief in India in which there is an officer representing the British Indian Government, the commission may be issued to such officer.
- (4) The magistrate or officer to whom the commission is issued, or, if he is the district magistrate, he or such magistrate of the first class as he appoints in this behalf, shall proceed to the place where the witness is or shall summon the witness before him and shall take down his evidence in the same manner, and may for this purpose exercise the same powers, as in trials of warrant-cases under the Code of Criminal Procedure, 1898.

(5) Where the commission is issued to such officer as is mentioned in sub-section (3), he may delegate his powers and duties under the commission to any officer subordinate to him whose powers are not less than those of a magistrate of the first class in British India.

(6) When the witness resides out of India, the commission may be issued to any British consular officer, British magistrate or other British official competent to administer an oath or affirmation in the place where such witness resides.

resides.

(7) The prosecutor and the accused person in any case in which a commission is issued may respectively forward any interrogatories in writing which the court may think relevant to the issue, and the magistrate or officer to whom the commission is issued shall examine the witness upon such interrogatories,

V of 1898.

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(Chapter VIII .- Courts-martial.)

(8) The prosecutor and the accused person may appear before such magistrate or officer by pleader or, except in the case of an accused person in custody, in person, and may examine, cross-examine and re-examine (as the case may be) the said witness.

(9) After any commission issued under this section has been duly executed, it shall be returned, together with the deposition of the witness examined thereunder, to the Judge

Advocate General.

(10) On receipt of a commission and deposition returned under sub-section (9), the Judge Advocate General shall forward the same to the court at whose instance the commission was issued or, if such court has been dissolved, to any other court convened for the trial of the accused person; and the commission, the return thereto and the deposition shall be open to the inspection of the prosecutor and the accused person, and may, subject to all just exceptions, be read in evidence in the case by either the prosecutor or the accused, and shall form part of the proceedings of the court.

(11) In every case in which a commission is issued under this section the trial may be adjourned for a specified time reasonably sufficient for the execution and return of the

commission.

Explanation.—In this section, the expression "Judge Advocate General" means the Judge Advocate General in India, and includes a Deputy Judge Advocate General.

Conviction of one of charge of another.

Conviction of one offence permissible on charge of another.

Conviction of one offence permissible on charge of another.

Conviction of one martial with desertion may be found guilty of attempting to desert or of being absent without leave.

- (2) A person charged before a court-martial with attempting to desert may be found guilty of desertion or of being absent without leave.
- (3) A person charged before a court-martial with any of the following offences specified in section 31, that is to say, theft, dishonest misappropriation or conversion to his own use of property entrusted to him, or dishonestly receiving or retaining property in respect of which any of the aforesaid offences has been committed knowing or having reason to believe it to have been stolen or dishonestly misappropriated or converted, may be found guilty of any other of these offences with which he might have been charged.
- (4) A person charged before a court-martial with an offence punishable under section 41 or section 42 may be found guilty of any other offence of which he might have been found guilty if 'he provisions of the Code of Criminal Procedure, 1898, were applicable.
- (5) A person charged before a court-martial with any other offence under this Act may, on failure of proof of an offence having been committed in circumstances involving a more severe punishment, be found guilty of the same offence as having been committed in circumstances involving a less severe punishment.

87. No sentence of death shall be passed by Majority requisite to any court-martial withsentence of death. out the concurrence of two-thirds at the least of the members of the court.

Evidence before Courts-martial.

88. The Indian Evidence Act, 1872, shall,
General rule as to evisubject to the provisions dence.
of this Act, apply to all proceedings before a court-martial.

89. A court-martial may take judicial notice of any matter within the general military knowledge of the members.

Presumption as to signatures. application, certificate, warrant, reply or other document purporting to be signed by an officer in the civil or military service of the Government shall, on production, be presumed to have been duly signed by the person and in the character by whom and in which it purports to have been signed, until the contrary is shown.

91. Any enrolment paper purporting to be signed by an enrolling officer shall, in proceedings under this Act, be evidence of the person enrolled having given the answers to questions which he is therein represented as having given,

and of the enrolment of such person.

Reference by accused to Government officer. without leave, overstaying leave or not rejoining when warned for service, the person tried states in his defence any sufficient or reasonable excuse for his unauthorized absence, and refers in support thereof to any officer in the civil or military service of Government, or if it appears that any such officer is likely to prove or disprove the said statement in the defence, the court shall address such officer and adjourn until his reply is received.

(2) The written reply of any officer so referred to shall, if signed by him, be received in evidence and have the same effect as if made on

oath before the court.

(3) If the court is dissolved before the receipt of such reply, or if the court omits to comply with the provisions of this section, the convening officer may, at his discretion, annul the proceedings and order a fresh trial by the same another court-martial.

93. (1) When any person subject to this Act
Evidence of previous has been convicted by a convictions and general court-martial of any character. offence, such court-martial may inquire into, and receive and record evidence of, any previous convictions of such person, either by a court-martial or by a criminal court, and may further inquire into and record the general character of such person, and such other matters as may be prescribed.

(2) Evidence received under this section may be either oral, or in the shape of entries in, or certified extracts from, court-martial books or

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(Chapter VIII .- Courts-martial. Chapter IX .- Execution of Sentences.)

other official records; and it shall not be necessary to prove the signature to such certified extracts, nor shall it be necessary to give notice before trial to the person tried that evidence as to his previous convictions or character will be received.

(3) At a summary court-martial the officer holding the trial may, if he thinks fit, record any previous convictions against the offender, his general character, and such other matters as may be prescribed, as of his own knowledge, instead of requiring them to be proved under the foregoing provisions of this section.

Confirmation and Revision of Findings and Sentences.

- 94. No finding or sentence of a general or Finding and sentence district court-martial invalid without confirmation. Shall be valid except so far as it may be confirmed as provided by this Act.
- 95. The findings and sentences of general Power to confirm finding and sentence of confirmed by the Comgeneral court-martial.

 India, or by any officer empowered in this behalf by warrant of the Commander-in-Chief in India.
- Power to confirm finding and sentences of district courts-martial may be confirmed by any officer trict court-martial. courts-martial by any officer having power to convene a general court-martial, or by any officer empowered in this behalf by warrant of any such officer.
- 97. A warrant issued under section 95 or Contents of warrant issued under section 96 may contain such restrictions, resersection 96.

 the officer issuing it may think fit.
- 98. (1) The finding and sentence of a sum-Confirmation of finding mary general courtand sentence. martial shall require to be confirmed by the convening officer—
 - (a) in the case of the trial of an officer,
 - (b) in the case of an acquittal or a sentence of death or transportation or imprisonment for a term exceeding two years, and
 - (c) in any other case if so ordered by the said officer.
- (2) Save as provided in sub-section (1), a sentence passed by a summary general court-martial shall not require to be confirmed, but may be carried out forthwith.
- Power of confirming officer to mitigate, remit or commute sentences.

 Power of confirming officer to mitigate, remit or commute sentences.

 when confirming the sentence of a court-martial, mitigate or remit the punishment thereby awarded, or commute that punishment for any less punishment or punishments to which the offender, might have been sentenced by the court-martial.

Provided that a sentence of transportation shall not be commuted for a sentence of imprisonment for a term exceeding the term of transportation awarded by the court.

Revision of finding or sentence of a courtmartial which requires confirmation may be once revised by order of the confirming officer; and on such revision, the court, if so directed by him, may take additional evidence.

- (2) The court, on revision, shall consist of the same officers as were present when the original decision was passed, unless any of those officers are unavoidably absent.
- (3) In case of such unavoidable absence the cause thereof shall be duly certified in the proceedings, and the court shall proceed with the revision, provided that, if a general court-martial, it still consists of five officers, or if a district court-martial, of three officers.
- Finding and sentence of a summary court-martial shall not require to be confirmed, but may be carried out

Provided that, if the officer holding the trial is of less than five years' service, he shall not, except on active service, carry into effect any sentence until it has received the approval of an officer commanding not less than a corps.

Transmission of proceedings of every summary court-martial shall without delay be forwarded to the officer commanding the division or brigade within which the trial was held, or to the prescribed officer; and such officer, or the Commander-in-Chief in India, or the officer commanding the army in which the trial was held, may, for reasons based on the merits of the case, but not on any merely technical grounds, set aside the proceedings or reduce the sentence to any other sentence which the court might have passed.

103. Where a sentence passed by a courtSubstitution of valid martial which has been for invalid sentence. confirmed, or which does not require confirmation, is found for any reason to be invalid, the authority who would have had power under section 112 to commute the punishment awarded by the sentence if it had been valid may pass a valid sentence:

Provided that the punishment awarded by the sentence so passed shall not be higher in the scale of punishments than, or in excess of, the punishment awarded by the invalid sentence.

CHAPTER IX.

EXECUTION OF SENTENCES.

Form of sentence of death a court-martial shall, in its discretion, direct that the offender shall suffer death by being hanged by the neck until he be dead, or shall suffer death by being shot to death.

The Indian Army Act, 1911. (Chapter IX.—Execution of Sentences.) (Chapter X.—Pardons and Remissions. Chapter XI.—Rules.)

105. Whenever any person is sentenced Imprisonment to be under this Act to simple in military custody. imprisonment, such sentence shall be carried out by confinement in

military custody.

106. Whenever any person is sentenced Commencement of sentence of transportation or imprisonment. under this Act to transportation or imprisonment, the term of his sentence shall, whether it has been revised or not, be reckoned to commence on the day on which the original proceedings were signed by the president or, in the case of a summary court-martial, by the court.

107. Whenever any sentence of transporta-Execution of sentence of transportation or imprisonment, tion or rigorous imprisonment is passed under this Act, or whenever any sentence so passed is commuted to transportation or to rigorous imprisonment, the commanding officer of the person under sentence, or such other officer as may be prescribed, shall forward a warrant in the prescribed form to the officer in charge of the civil prison in which such person is to be confined, and shall forward him to such prison with the warrant:

Provided that, in the case of a sentence of rigorous imprisonment for a period not exceeding three months, the confirming officer, or, in the case of a sentence which does not require confirmation, the court, may direct that the sentence shall be carried out by confinement in

military custody.

108. Whenever, in the opinion of an officer Execution of sentence of imprisonment in special cases.

commanding an army, division or independent brigade. special cases. brigade, any sentence or portion of a sentence of imprisonment cannot, for special reasons, conveniently be carried out in accordance with the provisions of section 105 or section 107, such officer may direct that such sentence or portion of sentence shall be carried out by confinement in any civil prison or other fit place.

109. Whenever an order is duly made under Communication of certain orders to civil prison varying any sentence, order or warrant under which any person is confined in a civil prison, a warrant in accordance with such order shall be forwarded by the prescribed officer to the officer in charge of the prison in which such person is confined.

110. In executing a sentence of solitary con-Limit of solitary con- finement, such confinement shall in no case exceed fourteen days at a time, with intervals between the periods of solitary confinement of not less duration than such periods, and, when imprisonment awarded exceeds three months, the solitary confinement shall not exceed seven days in any one month of the whole imprisonment awarded, with intervals between the periods of solitary confinement of not less duration than and not less duration than and not less duration than and not less duration than and not less duration than and not less duration than and not less duration than and not less duration than and not less duration than and not less duration than and not less duration than a less durations and not less duratio not less duration than such periods.

111. Whenever any person is sentenced under Instrument of corporal this Act by a court-Instrument of corporal punishment. martial to corporal punishment, such punishment shall be inflicted on the bare back with the regulation cat.

CHAPTER X.

PARDONS AND REMISSIONS.

112. When any person subject to this Act Pardons and remis. has been convicted by a court-martial of any offence,

(a) the Governor General in Council, or

(b) when the person has been convicted of any offence other than an offence punishable under section 41, the Commander-in-Chief in India or, in the case of a sentence which he could have confirmed or which did not require confirmation, the officer commanding the army, division or independent brigade in which such person, at the time of his conviction, was serving,

may-

pardon the person;

(2) mitigate or remit the punishment awarded, or commute such punishment for any less punishment or punishments to which he might have been sentenced by the courtmartial;

(3) order the restoration to him of any service or other advantage forfeited

under his sentence; or

(4) re-admit him to the service when he has been dismissed therefrom:

Provided that a sentence of transportation shall not be commuted for a sentence of imprisonment for a term exceeding the term of transportation awarded by the court.

CHAPTER XI.

RULES.

113. (1) The Governor General in Council may make rules for the Power to make rules. effect the provisions of this Act.

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for—

(a) the discharge from the service of persons subject to this Act;

(b) the amount and incidence of fines to be imposed under section 21;

- (c) the assembly and procedure of courts of inquiry, and the administration of oaths or affirmations by such courts;
- (d) the convening and constituting of
- courts-martial;
 (e) the adjournment, dissolution and sittings of courts-martial;
- (f) the procedure to be observed in trials by courts-martial;

The Indian Army Act, 1911.

Chapter XI.—Rules.

(Chapter XII.—Property of Deceased Persons, Deserters and Lunatics. Chapter XIII.—Miscellaneous.)

- (y) the confirmation and revision of the findings and sentences of courtsmartial;
- (h) the carrying into effect sentences of courts-martial;
- (i) the forms of orders to be made under the provisions of this Act relating to courts-martial, transportation or imprisonment; and
- (j) any matter in this Act directed to be prescribed.
- (3) All rules made under this Act shall be published in the Gazette of India, and, on such publication, shall have effect as if enacted in this Act.

CHAPTER XII.

PROPERTY OF DECEASED PERSONS, DESERTERS AND LUNATICS.

Property of deceased persons and deserters.

Property of deceased persons and deserters.

Property of deceased property of every person subject to this Act who dies or deserts:—

- (1) The commanding officer shall secure all the moveable property that is on the spot, and cause an inventory thereof to be made, and draw any pay and allowances due to the deceased or deserter.
- (2) In the case of a deceased person who has left in a Government savings bank (including any post office savings bank, however named) a deposit not exceeding one thousand rupees, the commanding officer may, if he thinks fit, require the secretary or other proper officer of the bank to pay the deposit to him forthwith notwithstanding anything in any departmental rules; and, after the payment thereof in accordance with such requisition, no person shall have any right in respect of the deposit except as hereinafter provided.
- (3) In the case of a deceased person whose representative is on the spot and has given security for the payment of the regimental debts (if any) of the deceased, the commanding officer shall deliver over the property and the amount of the deposit (if any) received under clause (2) to that representative.
- (4) In the case of a deceased person whose estate is not dealt with under clause (3), and in the case of any deserter, the commanding officer shall cause the property to be sold by public auction, and shall pay the regimental debts and other debts in camp or quarters (if any), and in the case of a deceased person the expenses of his funeral ceremonies, from the proceeds of the sale and the amount of the deposit (if any) received under clause (2).
- (5) The surplus, if any, shall in the case of a deceased person be paid to his representative (if any), or in the event of no claim to such

surplus being established within twelve months after the death, then the same shall be remitted to the prescribed person.

(6) In the case of the sale of the effects of a deserter, the amount remaining in the hands of the commanding officer shall be forthwith remitted to the prescribed person.

Explanation.—A person shall be deemed to be a deserter within the Meaning of desertion. The meaning of this section who has been convicted of desertion, or who has without authority been absent from duty for a period of sixty days and has not subsequently surrendered or been apprehended.

Disposal of certain property without production of probate, etc.

The property without production of probate, etc.

The presentative of a deceased person under section and rupees, and if the prescribed person thinks fit, be delivered or paid to any person appearing to him to be entitled to receive it or to administer the estate of the deceased, without requiring the production of any probate, letters of administration, certificate or other such conclusive evidence of title; and such delivery or payment shall be a full discharge to those ordering or making the same and to the Secretary of State for India in Council from all further liability in respect of the property or money; but nothing in this section shall affect the rights of any executor or administrator or other representative, or of any creditor, of a deceased person against any person to whom such delivery or payment has been made.

Application of section applicable, apply in the case of a person subject to this Act becoming insane.

CHAPTER XIII.

MISCELLANEOUS.

Military Privileges.

- Complaints against deems himself wronged by any superior or other officers, may, if not attached to a troop or company, complain to the officer under whose command or orders he is serving; and may, if attached to a troop or company, complain to the officer commanding the same.
- (2) When the officer complained against is the officer to whom any complaint should, under sub-section (1), be preferred, the aggrieved person may complain to such officer's next superior officer.
- (3) Every officer receiving any such complaint shall examine into it, and, when necessary, refer it to superior authority.

The Indian Army Act, 1911.

(Chapter XIII.-Miscellaneous.)

- (4) Every such complaint shall be preferred through such channels as may be from time to time specified by proper authority.
- Privileges of persons attending courts martial, no judge advocate or superintending officer, no party to any proceeding before a court-martial, or his legal practitioner or agent, and no witness acting in obedience to a summons to attend a court-martial, shall, while proceeding to, attending on or returning from a court-martial, be liable to arrest under civil or revenue process.
- (2) If any such person is arrested under any such process, he may be discharged by order of the court-martial.
- Exemption from arrest for debt.

 Exemption from arrest for debt.

 So long as he belongs to His Majesty's Indian forces, be liable to be arrested for debt under any process issued by, or by the authority of, any civil or revenue court or revenue-officer.
- (2) The judge of any such court may examine into any complaint made by such person or his superior officer of the arrest of such person contrary to the provisions of this section, and may, by warrant under his hand, discharge the person, and award reasonable costs to the complainant, who may recover those costs in like manner as he might have recovered costs awarded to him by a decree against the person obtaining the process.
- (3) For the recovery of such costs no fee shall be payable to the court by the complainant.
- Property exempted from attachment.

 Property exempted from attachment.

 accourtements or necessaries of any person subject to this Act, nor any animal used by him for the discharge of his duty, shall be seized, nor shall the pay and allowances of any such person or any part thereof be attached, by direction of any civil or revenue court or any revenue-officer, in satisfaction of any decree or order enforceable against him.
- Application of the last Reserve Forces shall, when called out for or reservists.

 o two foregoing sections to when called out for or engaged upon or returning from training or service, be entitled to all the privileges accorded by sections 119 and 120 to a person subject to this Act.
 - Priority of hearing by courts of cases in which native officers and soldiers are concerned.

 authority, of leave of absence having been granted to or applied for by him for the purpose of prosecuting or defending any suit or other proceeding in such court, the court shall, on the application of such person, arrange, so far as may be possible, for the hearing and

- final disposal of such suit or other proceeding within the period of the leave so granted or applied for.
- (2) The certificate from the proper military authority shall state the first and last day of the leave or intended leave, and set forth a description of the case with respect to which the leave was granted or applied for.
- (3) No fee shall be payable to the court in respect of the presentation of any such certificate, or in respect of any application by or on behalf of any such person for priority for the hearing of his case.
- (4) Where the court is unable to arrange for the hearing and final disposal of the suit or other proceeding within the period of such leave or intended leave as aforesaid, it shall record its reasons for having been unable to do so, and shall cause a copy thereof to be furnished to such person on his application without any payment whatever by him in respect either of the application for such copy or of the copy itself.
- (5) If in any case a question arises as to the proper military authority qualified to grant such certificate as aforesaid, such question shall be at once referred by the court to an officer commanding a corps, whose decision shall be final.

Deserters and Military Offenders.

- Capture of deserters.

 Capture of deserters.

 Capture of deserters.

 Capture of deserters.

 this Act deserts, the commanding officer of the corps, department or detachment to which he belongs shall give written information of the desertion to such civil authorities as, in his opinion, may be able to afford assistance towards the capture of the deserter; and such authorities shall thereupon take steps for the apprehension of the said deserter in like manner as if he were a person for whose apprehension a warrant had been issued by a magistrate, and shall deliver the deserter, when apprehended, to military custody.
- (2) Any police-officer may arrest without warrant any person reasonably believed to be subject to this Act and to be travelling without authority, and shall bring him without delay before the nearest magistrate, to be dealt with according to law.
- Arrest by military authorities.

 Any person subject to this Act who is charged with an offence may be taken into military custody.
- (2) Any such person may be ordered into military custody by any superior officer.
- (3) The charge against every person taken into military custody shall, without unnecessary delay, be investigated by the proper military authority, and, as soon as may be, either proceedings shall be taken for punishing the offence, or such person shall be discharged from custody.

The Indian Army Act, 1911.

(Chapter XIII.-Miscellaneous.)

(The Schedule.—Repeal of Enactments.)

Act, who is accused of Arrest by civil authorities.

Act, who is accused of any offence under this Act, is within the jurisdiction of any magistrate or police-officer, such magistrate or officer shall aid in the apprehension and delivery to military custody of such person upon receipt of a written application to that effect signed by his commanding officer.

126. (1) When any person subject to this

Act has been absent
Inquiry on absence of without due authority
person subject to Act. from his duty for a
period of sixty days, a court of inquiry shall,
as soon as practicable, be assembled and, upon
oath or affirmation administered in the prescribed manner, shall inquire respecting the
absence of the person, and the deficiency, if
any, of property of the Government entrusted
to his care, or of his arms, ammunition, equipments, instruments, clothing or necessaries;
and, if satisfied of the fact of such absence
without due authority or other sufficient cause,
the court shall declare such absence and the
period thereof, and the said deficiency, if any;
and the commanding officer of the corps or
department to which the person belongs shall
enter in the court-martial book of the corps or
department a record of the declaration.

(2) If the person declared absent does not afterwards surrender, or is not apprehended, he shall, for the purposes of this Act, be deemed to be a deserter.

(3) If the person declared absent surrenders or is apprehended, the record or a copy thereof, purporting to bear the signature of the officer having the custody of the court-martial book, shall, on the trial of the person for desertion, be presumptive evidence of the facts therein recorded.

Repeal.

Repeal.

Schedule are hereby repealed to the extent specified in the fourth column thereof:

Provided that all warrants issued and persons enrolled or attested under the provisions of any of the said enactments shall be deemed to have been respectively issued, enrolled or attested under this Act.

THE SCHEDULE.

REPEAL OF ENACTMENTS.

(See section 127.)

1	2	8	4
Year.	No.	Short title.	Extent of repeal
1869	v	The Indian Articles of War.	The whole.
1875	v	The Unattested Sepoys Act, 1875.	Ditto.
1891	XII	The Amending Act, 1891.	So much of sec- tion 2, sub-sec- tion (2), and the Second
1894	XII	The Indian Articles of	Schedule as re- lates to the Indian Articles of War. The whole.
1 2 2		War Amendment Act, 1894.	
1897	XIV	The Indian Short Titles Act, 1897.	So much of sec- tion 2 and the Schedule as re- lates to Act V of 1875.
1900	1	The Indian Articles of War Amendment Act, 1900.	The whole.
1901	IX	The Indian Articles of War Amendment Act, 1901.	Ditto.
1904	XIII	The Indian Articles of War Amendment Act, 1904.	Ditto.
1905	v	The Indian Articles of War Amendment Act, 1905.	Ditto.

J. M. MACPHERSON,

Secretary to the Government of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Act of the Governor General of India in Council received the assent of the Governor General on the 16th March 1911 and is hereby promulgated for general information:—

ACT No. IX of 1911.

An Act further to amend the Births, Deaths and Marriages Registration Act, 1886.

WHEREAS it is expedient further to amend the VI of 1885. Births, Deaths and Marriages Registration Act, 1886; It is hereby enacted as follows:—

- 1. This Act may be called the Births, Deaths and Marriages Registration (Amendment) Act, 1911.
- 2. In section 22 of the Births, Deaths

 Amendment of section 22 of Act VI of Act, 1886, the following amendments shall be made, namely:—
 - (1) To sub-section (1) of the said section the following proviso shall be added, namely:—
 - "Provided that it shall not be necessary for the person giving notice to attend before the Registrar or to sign the entry in the register if he has given such notice in writing and has furnished to the satisfaction of the Registrar such evidence of his identity as may be required by any rules made by the Local Government in this behalf."
 - (2) In sub-section (2) of the said section, after the word "signed" the words "or the conditions specified in the proviso to sub-section (1) have been complied with" shall be inserted.
 - 3. In section 26 and in section 28 of the said

 Amendment of sections 26 and 28.

 Act, for the words "Governor General in Council" the words "Local Governoment" shall be substituted.
 - 4. For section 36 of the said Act the following Substitution of new section shall be substituted, namely:
 - "36. (1) The Local Government may make rules to carry out the purposes of this Act.
 - (2) In particular and without prejudice to the generality of the foregoing power, such rules may—
 - (a) fix the fees payable under this Act;

- (b) prescribe the forms required for the purposes of this Act;
- (c) prescribe the time within which, and the mode in which, persons authorized under this Act to give notice of a birth or death to a Registrar of Births and Deaths must give the notice;
- (d) prescribe the evidence of identity to be furnished to a Registrar of Births and Deaths by persons giving notice of a birth or death in cases where personal attendance before such Registrar is dispensed with;
- (e) prescribe the registers to be kept and the
 form and manner in which Registrars
 of Births and Deaths are to register
 births and deaths under this Act, and
 the intervals at which they are to
 send to the Registrar General of
 Births, Deaths and Marriages true
 copies of the entries of births and
 deaths in the registers kept by them.
- deaths in the registers kept by them;

 (f) prescribe the conditions and circumstances on and in which Registrars of Births and Deaths may correct entries of births and deaths in registers kept by them;
- (g) prescribe the particulars which the descriptive list or lists to be prepared by the Commissioners appointed under Chapter V are to contain, and the manner in which they are to refer to the registers or records, or portions of registers or records, to which they relate; and
- (h) prescribe the custody in which those registers or records are to be kept.
- (3) Every power to make rules conferred by this Act is subject to the condition of the rules being made after previous publication.
- (4) All rules made under this Act shall be published in the local official Gazette, and on such publication shall have effect as if enacted in this Act."
 - 5. Section 37 of the said Act is hereby re-Repeal of section 37. pealed.
- All rules heretofore made under the said

 Act by the Governor General

 Continuation of rules in Council shall, after the heretofore made by commencement of this Act, Governor General in be deemed to have been made

Governor Council.

General in be deemed to have been mad by the Local Government.

J. M. MACPHERSON,

Secretary to the Government of India.

The Calcutta Gazette.

PUBLISHED BY AUTHORITY.

WEDNESDAY, MARCH 29, 1911.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART V.

Acts of the Governor General's Council assented to by the Governor General.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Act of the Governor General of India in Council received the assent of the Governor General on the 22nd March 1911, and is hereby promulgated for general information:—

ACT No. X OF 1911.

An Act to consolidate and amend the law relating to the prevention of public meetings likely to promote sedition or to cause a disturbance of public tranquillity.

WHEREAS it is expedient to consolidate and amend the law relating to the prevention of public meetings likely to promote sedition or to cause a disturbance of public tranquillity; It is hereby enacted as follows:—

- 1. (1) This Act may be called the Prevention of Seditious Meetings Act, 1911.
- (2) It extends to the whole of British India, but shall have operation only in such Provinces or parts of Provinces as the Governor General in Council may from time to time notify in the Gazette of India.
- Power of Local Government may, with the previous sanction of the Government to notify proclaimed areas.

 Only the Local Government may, with the previous sanction of the Governor General in Council, by notification in the local official Gazette, declare the is for the time being in operation, to be a proclaimed area.

- (2) A notification made under sub-section (1) shall not remain in force for more than six months, but nothing in this sub-section shall be deemed to prevent the Local Government, with the previous sanction of the Governor General in Council, from making any further notifications in respect of the same area from time to time as it may think fit.
- 3. (1) In this Act, the expression "public meeting" means a meeting which is open to the public or any class or portion of the public.
- (2) A meeting may be a public meeting notwithstanding that it is held in a private place and notwithstanding that admission thereto may have been restricted by ticket or otherwise.
- 4. (I) No public meeting for the furtherance or discussion of any subject likely to cause disturbance or public meetings.

 The exhibition or distribution of any writing or printed matter relating to any such subject shall be held in any proclaimed area—
 - (a) unless written notice of the intention to hold such meeting and of the time and place of such meeting has been given to the District Magistrate or the Commissioner of Police, as the case may be, at least three days previously; or

(b) unless permission to hold such meeting
has been obtained in writing from the
District Magistrate or the Commissioner of Police, as the case may be.

(2) The District Magistrate or any Magistrate
Power of Magistrate
to cause report to be
taken.

Of the first class authorized
by the District Magistrate
in this behalf may, by order
in writing, depute one or more Police-officers,

57)

not being below the rank of Head Constable, or other persons to attend any such meeting for the purpose of causing a report to be taken of the proceedings.

- (3) Nothing in this section shall apply to any public meeting held under any statutory or other express legal authority or to public meetings convened by a Sheriff or to any public meetings or class of public meetings exempted for that purpose by the Local Government by general or special order.
- 5. The District Magistrate or the Commissioner of Police, as the case may be, may at any time, by order in writing, of which public notice shall forthwith be given, prohibit any public meeting in a proclaimed area if, in his opinion, such meeting is likely to promote sedition or disaffection or to cause a disturbance of the public tranquillity.
- 6. (1) Any person concerned in the promotion or conduct of a public meeting held in a proclaimed area contrary to the provisions of section 4 shall be punished with imprisonment for a term which may extend to six months, or with fine, or with both.
- (2) Any public meeting which has been prohibited under section 5 shall be deemed to be an

unlawful assembly within the meaning of Chapter VIII of the Indian Penal Code and of Chapter XLV of 1 IX of the Code of Criminal Procedure, 1898. V of 1898.

7. Whoever, in a proclaimed area, in a public Penalty for delivery of place or a place of public speeches in public places. resort, otherwise than at a public meeting held in accordance with, or exempted from, the provisions of section 4, without the permission in writing of the Magistrate of the District or of the Commissioner of Police, as the case may be, previously obtained, delivers any lecture, address or speech on any subject likely to cause disturbance or public excitement to persons then present, may be arrested without warrant and shall be punished with imprisonment for a term which may extend to six months, or with

8. No Court inferior to that of a Presidency

Cognizance of Magistrate or of a Magistrate of the first class or Sub-divisional Magistrate shall try any offence against this Act.

fine, or with both.

9. The Prevention of Seditious Meetings Act,
1907, and the Continuing VI of 190
Repeals. Act, 1910, are hereby
repealed. XVII of 190

J. M. MACPHERSON, Secretary to the Government of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Act of the Governor General of India in Council received the assent of the Governor General on the 21st March 1911, and is hereby promulgated for general information:—

ACT No. XI OF 1911.

An Act to amend the Indian Universities Act, 1904.

VIII of 1904. Whereas it is expedient to amend the Indian Universities Act, 1904; It is hereby enacted as follows:—

1. This Act may be called the Indian Universities (Amendment) Act, 1911.

2. To section 6, sub-section (2), of the said Act,
Amendment of section
6, Act VIII of 1904. the following provise shall be added, namely:—

"Provided that, in the case of the University of Allahabad, the Chancellor may direct that such number as he may specify of the ordinary Fellows referred to in clause (a) shall be elected by the Senate, and the remainder by registered Graduates."

J. M. MACPHERSON, Secretary to the Government of India-

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WEDNESDAY, APRIL 5, 1911.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART V.

Acts of the Governor General's Council assented to by the Governor General.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Act of the Governor General of India in Council received the assent of the Governor General on the 24th March 1911, and is hereby promulgated for general information :-

ACT No. XII of 1911.

THE INDIAN FACTORIES ACT, 1911.

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- 2. Definitions.
- 3. Application of Act.

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- 4. Inspectors.
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- 9. Sanitary provisions.
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- 11. Lighting.
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- 14. Water-supply.
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- 16. Provision of means of escape in case of fire.
- 17. Precautions against fire.
- 18. Fencing.19. Prohibition of employment of women and children in certain dangerous work.
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SCHEDULES.

(Chapter I. - Preliminary. Chapter II. - Inpectors and Certifying Surgeons.)

An Act to consolidate and amend the law regulating labour in factories.

WHEREAS it is expedient to consolidate and amend the law regulating labour in factories ; It is hereby enacted as follows :-

CHAPTER I.

PRELIMINARY.

1. (1) This Act may be called the Indian Factories Act, 1911.

Short title, com-mencement and extent. (2) It shall come into force on the first day of July 1912; and

- (3) It extends to the whole of British India, including British Baluchistan and the Sonthal Parganas.
 - 2. In this Act, unless there is anything repugnant in the subject Definitions. or context.
 - (1) "child" means a person who is under the age of fourteen years : " Child."
 - (2) a person who works in a factory, whether for wages or not,-" Employed."
 - (a) in a manufacturing process or handicraft,
 - (b) in cleaning any part of the factory used for any manufacturing process or handicraft, or
 - (c) in cleaning or oiling any part of the machinery, or
 - d) in any other kind of work whatsoever, incidental to, or connected with, the manufacturing process or handicraft, or connected with the article made or otherwise the subject of the manufacturing process or handicraft therein,

shall be deemed to be employed therein:

Explanation.—The term "manufacturing process" shall be deemed to include the baling of any material for transport:

- (3) "factory" means any premises wherein, or within the precincts of which, steam, water or other mechanical power or electrical power is used in aid of any process for, or incidental to, making, altering, repairing, ornamenting, finishing or otherwise adapting for use, for transport or for sale any article or part of an article:
 - (4) "inspector" includes an additional "Inspector." inspector:
- (5) " mill-gearing " includes every whether upright, oblique or " Mill-gearing." , horizontal, and every wheel, drum, pulley, rope, chain, wire, driving strap or band by which the motion of the first moving power is communicated to any machine appertaining to any manufacturing process:
 - (6) "occupier" includes a managing agent or other person authorised to "Occupier."
 - represent the occupier:

 (7) "prescribed" means
 prescribed by this Act or by " Prescribed." rules made thereunder:

(8) "system of shifts" means a system of "System of shifts." relays in which the time of the beginning and ending of the period or periods of the employment of each person is fixed for each relay:

(9) "textile factory" means a factory where-

in is carried on any process "Textile factory." In is carried on any process for, or incidental to, making, altering, repairing, ornamenting, fluishing or otherwise adapting for use, for transport or for sale cotton, wool, hair, silk, flax, hemp, jute, tow, this compares part fibre or other like mater. "Textile factory."

china-grass, cocoa-nut fibre or other like material, either separately or mixed together or mixed with any other material, or any fabric made thereof:

Provided that the term "textile factory" shall not be deemed to include the following factories, namely :- cloth-printing works, bleaching and dyeing works, lace warehouses, paper mills, flax scutch mills, silk filatures, factories for ginning cotton, decorticating fibre, pressing cotton, jute or other fibre, rope works and hat works.

Application of Act.

3. (1) Nothing in the

Application of Act. following chapters shall apply to-

(a) any mine subject to the operation of the Indian Mines Act, 1901, or

(b) any electrical generating or transforming station, or

any indigo factory, or

(d) any factory situated on and used solely for the purposes of a tea or coffee plantation, or

(e) any factory wherein on no day in the year are more than forty-nine persons simultaneously employed:

Provided that the Local Government may, subject to the control of the Governor General in Council, by notification in the local official Gazette, apply to any factory or class of factories, wherein any specified number of persons, not being less than twenty, are on any day simultaneously employed, all or any of the provisions of this Act which would, save for clause (e) of this sub-

section, have applied.
(2) The provisions of Chapters IV and V and sections 35 and 36 shall not, unless the Local Government by order in writing otherwise directs, apply to any person employed solely in any place within the precincts of a factory, not being a cotton reeling-room or winding-room, in which place no steam, water or other mechanical power or electrical power is used in aid of the manufacturing process carried on in such factory, or in which such power is used solely for the purpose of moving or working any appliances in connection with the bringing or taking of any goods into or out of the factory.

CHAPTER II.

INSPECTORS AND CERTIFYING SURGEONS.

4. (1) The Local Government may, by notification in the local official Gazette, appoint such Inspectors. Gazette, appoint such persons as it thinks fit to be inspectors of factories within such local limits as it may assign to them respectively.

(2) No person shall be appointed to be an inspector under sub-section (1), or, having been so appointed, shall continue to hold the office of

(Chapter II.-Inspectors and Certifying Surgeons. Chapter III.-Health and Safety.)

inspector, who is or becomes directly or indirectly interested in a factory or in any process or business carried on therein or in any patent or machinery connected therewith.

(3) The District Magistrate shall be an in-

spector under this Act.

(4) The Local Government may also, by notifi-cation as aforesaid, and subject to the control of the Governor General in Council, appoint such public officers as it thinks fit to be additional inspectors for all or any of the purposes of this Act within such local limits as it may assign to them respectively.

(5) In any area where there are more inspectors than one, the Local Government may, by notifica-tion as aforesaid, declare the powers which such inspectors shall respectively exercise, and the inspector to whom the prescribed notices are to

be sent.

(6) Every inspector shall be deemed to be a public servant within the meaning of the Indian Penal Code and shall be officially subordinate to XLV of such authority as the Local Government may indicate in this behalf.

5. Subject to any rules in this behalf, an in-Powers of inspector. spector may, within the local limits for which he is ap-

pointed,-

(a) enter, with such assistants (if any) as he thinks fit, any place which is, or which he has reason to believe to be, used as

a factory;

(b) make such examination of the premises and machinery and of any prescribed registers, and take on the spot or otherwise such evidence of any persons as he may deem necessary for carrying out the purposes of this Act; and

(c) exercise such other powers as may be necessary for carrying out the purposes

of this Act: Provided that no one shall be required under this section to answer any question or give any evidence tending to criminate himself.

6. The Local Government may appoint such

Certifying surgeons. qualified medical practi-tioners as it thinks fit to be certifying surgeons for the purposes of this Act within such local limits as it may assign to them respectively.

- 7. (1) A certifying surgeon shall, at the request Grant of certificate. of any person desirous of being employed in a factory situated within the local limits for which he is appointed, or of the parent or guardian of such person, or of the manager of the factory in which such person desires to be employed, examine such person and grant him a certificate in the prescribed form, stating his age, as nearly as it can be ascertained from such examination, and whether he is fit for employment in a factory.
- (2) Where a certifying surgeon refuses to certify that a person is fit for employment in a factory, he shall, if required by such person, or his parent or guardian, or the manager of the factory in which such person desires to be employed state in writing his reasons for such ployed, state in writing his reasons for such refusal.

8. A certifying surgeon may authorize any Delegation of certifying surgeon's functions.

Delegation of certifyperson practising medicine or
surgery to exercise the funcsurgery to exercise the func-tions assigned to him by section 7, and may revoke such authority:

Provided that no certificate granted under this section shall, unless confirmed, on personal examination of the person named therein, by the certifying surgeon who conferred the authority, be valid after the first date subsequent to the grant thereof on which such certifying surgeon visits the factory in which the person named therein is employed.

CHAPTER III.

HEALTH AND SAPETY.

- 9. The following provisions shall apply to Sanitary provisions.
 - (a) it shall be kept clean, and free from effluvia arising from any drain, privy or other nuisance;
 - (b) it shall not be so overcrowded while work is carried on therein as to be dangerous or injurious to the health of the persons employed therein;
 - (c) it shall be ventilated in such a manner as to render harmless, as far as practicable, any gases, vapours, dust or other impurities generated in the course of the work carried on therein that may be injurious to health.
- 10. If in a factory, in which any process is Provision as to yen-carried on by which dust tilation by fans in cer- or other impurity is thin factories. generated and inhaled by the workers to an injurious extent, it appears to the inspector that such inhalation could be to a great extent prevented by the use of a fan or other mechanical means, the inspector may serve on the manager of the factory an order in writing, directing that a fan or other mechanical means of a proper construction for preventing such inhalation be provided, maintained and used before a specified date.

11. (1) Every factor shall be sufficiently lighted. factory

- (2) In the case of any factory which is not in the opinion of the inspector so lighted, the inspector may serve on the manager of the factory an order in writing, specifying the measures which he considers necessary for the attainment of a sufficient standard of lighting, and requiring him to carry them out before a specified date.
- 12. (1) In any factory in which humidity of the Purity of water used atmosphere is produced by artificial means, the water for humidifying. used for the purpose of producing humidity shall be taken either from a public supply of drinking water or from some other source of water ordinarily used for drinking, or shall be effectively purified before being used for the purpose of producing humidity.

(Chapter III .- Health and Safety. Chapter IV .- Hours of Employment and Holidays.)

(2) In the case of any factory in which any water required under sub-section (1) to be effectively purified is not in the opinion of the inspector so purified, the inspector may serve on the manager of the factory an order in writing specifying the measures which he considers necessary for effectively purifying the water and requiring him to carry them out before a specified date.

13. Every factory shall be provided with Provision of latrines sufficient and suitable latrine and urinal accommodaaccommodation, and, if the Local Government quires, with separate urinal accommodation for the

persons employed in the factory :

Provided that the inspector may, subject to such conditions as the Local Government may lay down in this behalf, by an order in writing exempt any factory from the provisions of this section.

14. In every factory there shall be maintained

sufficient and suitable Water-supply. supply of water fit for drinking for the use of the persons employed in the factory.

15. In every factory, the construction of which

is commenced after Doors of factory to commencement of this Act, open outwards. the doors of each room in which more than thirty persons are employed shall, except in the case of sliding doors, be constructed so as to open outwards.

16. (1) Every factory shall be provided with such means of escape in Provision of means of escape in case of fire. reasonably be required in the circumstances of each case.

(2) In the case of any factory which is not in the opinion of the inspector so provided, inspector may serve on the manager of the factory an order in writing, specifying the measures which he considers necessary for providing such means of escape, and requiring him to carry them out before a specified date.

17. No person shall smoke, or use a naked light or cause or permit any such Precautions against light to be used, in the immediate vicinity of any

inflammable material in any factory.

18. (1) (a) Every fly-wheel directly connected with a steam-engine, water-wheel or other mechanical Fencing. power or electrical power in any part of the factory and every part of any water-wheel or engine worked by any such power,

(b) every hoist or teagle and every hoist-well, trap-door or other similar opening near which any person is liable to pass or be employed, and

(c) every part of the machinery which the Local Government may by rule require to be kept fenced.

shall be securely fenced.

(2) If in any factory there is any other part of the machinery or mill-gearing which may in the opinion of the inspector be dangerous if left unfenced, the inspector may serve on the manager of the factory an order in writing, speci-fying the measures which he considers necessary for fencing such part in order to remove the danger, and requiring him to carry them out before a specified date.

(3) All fencing must be constantly maintained in an efficient state while the parts required to be fenced are in motion or use, except where they are under repair or are under examination in connection with repair or are necessarily exposed for the purpose of cleaning or lubricating or for altering the gearing or arrangements of the parts of the machinery.

(4) Such provisions as may be prescribed shall be made for the protection from danger of persons employed in attending to the machinery or boilers

of any factory.

19. No woman or child shall be allowed clean any part of the mill-Prohibition of emgearing or machinery of a factory while the same is ployment of women and children in certain in motion by the action of dangerous work. steam, water or other mecha-

nical power or electrical power, as the case may be, or to work between the fixed and traversing parts of any self-acting machine while such machine is in motion by the action of any power above described.

20. No woman or child shall be employed in the part of a factory for Prohibition of empressing cotton in which a ployment of and children of women cotton-opener is at work : where cetton-openers at work.

Proivded that, if the feed-end of a cottonopener is in a room separated from the delivery end by a partition extending from the floor to the roof, women and children may be employed in the room in which the feed-end is situated.

CHAPTER IV.

HOURS OF EMPLOYMENT AND HOLIDAYS.

21. (1) In every factory there shall be fixed for each working day, at intervals not exceeding six hours, periods of not less Periodical stoppage than half an hour, during which all work shall be discontinued.

(2) Nothing in sub-section (1) shall apply

(a) any work performed by any person while employed in accordance with a system of shifts approved by the inspector, or

(b) the work of sizing, calendering, finishing. sewing or tailoring in textile factories, or in cloth-printing works, or in bleach-ing or dyeing works, or

(c) work on urgent repairs executed in railway or tramway workshops or running sheds, or in engineering works or ship-

repairing works, or

(d) any work mentioned in Part A or in
Part B of Schedule I, or

(e) the factories mentioned in Part C of the said Schedule.

(3) Where it is proved to the satisfaction of the Local Government-

(a) that any class of work not specified in Part A of Schedule I is of an urgent nature or is such as in the interests efficiency is commonly performed while the main manufacturing process of the factory is discontinued, or

(Chapter IV .- Hours of Employment and Holidays. Chapter V .- Special Provisions for Textile Factories.)

(b) that there is in any class of factories not specified in Part B of the said Schedule any work which necessitates continuous production for technical reasons, or

(c) that any class of factories not specified in Part C of the said Schedule requires, by reason of the exigencies or special circumstances of the trade carried on therein, an uninterrupted working day,

the Local Government may, subject to the control of the Governor General in Council, by notification in the local official Gazette, exempt,-

in case (a), such class of work,

in case (b), work of the nature described in such class of factories,

in case (c), such class of factories,

from the provisions of sub-section (1) on such

conditions, if any, as it may impose.

22. (1) No person shall be employed in any factory on a Sunday any factory on a Sunday, Weekly holiday. unless

(a) he has had, or will have, a holiday for a whole day on one of the three days immediately preceding or succeed-

ing the Sunday, and
(b) the manager of the factory has previous to the Sunday or the substituted day, whichever is earlier, given notice to the inspector of his intention so to employ the said person and of the day which is to be substituted and has at the same time affixed a notice to the same effect in the place mentioned in section 36.

(2) Nothing in sub-section (1) shall apply to work on urgent repairs executed in railway or tramway workshops or running sheds or in

engineering works or ship-repairing works.

(3) Nothing in sub-section (1) shall apply to any person employed on any work specified in Part A of Schedule 1 or in Part A of Schedule II or to any factory specified in Part B of Schedule II.

(4) Where it is proved to the satisfaction of the Local Government-

- (a) that any class of work not specified in Part A of Schedule I is of an urgent nature or is such as in the interests of efficiency is commonly performed while the main manufacturing process of the factory is discontinued, or
- (b) that there is in any class of factories not specified in Part A of Schedule II any work which necessitates continuous production for technical reasons, or
- (c) that any class of factories not specified in Part B of Schedule II supplies the public with articles of prime necessity which must be made or supplied every day, or
- (d) that in any class of factories the work performed, by the exigencies of the trade or by its nature, cannot be carried on except at stated seasons, or at times dependent on the irregular action of natural forces,

the Local Government may, subject to the control

of the Governor General in Council, by notification in the local official Gazette, exempt, in case (a), such class of work,

in case (b), work of the nature described in such class of factories, and

in cases (c) and (d), such class of factories, from the provisions of sub-section (1), on such conditions, if any, as it may impose.

23. With respect to the employment of children in factories the follow Employment of chilprovisions ing . apply :-

(a) no child shall be employed in any factory unless he is in possession of a certificate granted under section 7 or section 8 showing that he is not less than nine years of age and is fit for employment in a factory, and while at work carries either the certificate itself or a token giving reference to such certificate ;

(b) no child shall be employed in any factory before half-past five o'clock in the morning or after seven o'clock in the

evening;
(c) no child shall be employed in any factory for more than seven hours in any one day.

24. With respect to the employment of women Employment of in factories the following provisions shall apply:—

(a) no woman shall be employed in any factory before half-past five o'clock in the morning or after seven o'clock in the evening

(b) no woman shall be employed in any factory for more than eleven hours

in any one day. 25. No person shall employ, or permit to be Prohibition of em- employed, in any factory any

Prohibition of employment of woman or woman or child in two factories knows, or has reason to on same day.

Woman or child the woman or child the employed on the same day in any other factory.

26. The manager of a factory shall fix speci-Hours of employment fied hours for the employ-of women and children ment of each woman and child employed in such factory, and no woman or child shall be employed except during such hours.

27. Nothing in section 24 or section 26 shall Exception to provi- apply to any woman in any factory for ginning or pressing cotton, in which sions relating to em-ployment of women. such number of women are employed as are in the opinion of the inspector sufficient to make the hours of employment of each woman not more than eleven in any one day.

CHAPTER V.

SPECIAL PROVISIONS FOR TEXTILE FACTORIES.

28. No person shall be employed in any textile factory for more Limitation of hours than twelve hours in any one day.

(Chapter V.—Special Provisions for Textile Factories. Chapter VI.—Notices and Registers.)

- 29. (1) No person shall be employed in any textile factory before half-past five o'clock in the between which a person may be employed. morning or after seven o'clock in the evening.
- (2) Nothing in sub-section (1) shall apply to any person while employed in accordance with a system of shifts approved by the inspector.
- 30. (1) Nothing in section 28 or section 29 Exceptions from sec- shall apply to-
 - (a) the work of calendering, finishing, sewing or tailoring, or
 - (b) the work of cloth-printing, bleaching or
 - dyeing, or ny work specified in (c) any work Schedule I. Part A of
- (2) Where it is proved to the satisfaction of the Local Government that any work not specified in Part A of Schedule I is of an urgent nature, or is such as in the interests of efficiency is commonly performed while the main manufacturing process of the factory is discontinued, the Local Government may, subject to the control of the Governor General in Council, by notification in the local official Gazette, exempt any person employed on such work from the operation of section 28 or section 29 on such conditions, if any, as it may impose.
- 31. (1) The period for which mechanical power Limit of use of or electrical power is used factory in any textile machinery. shall not in any one day exceed twelve hours.
- (2) Nothing in sub-section (1) shall apply to any mechanical power or electrical power while being solely used in aid of the work performed by any person employed in accordance with a system of shifts approved by the inspector.
- (3) Nothing in sub-section (1) shall apply to any mechanical power or electrical power required in connection with any work specified in sub-section (1) of section 30 or in connection with any work which is exempted by the Local Government under sub-section (2) of the same section.
- 32. No child shall be employed in any textile factory for more than six hours in any one day.

CHAPTER VI.

NOTICES AND REGISTERS.

Person occupying factory to give notice. 33. (1) Every occupying a factory shall,-

- (a) in the case of existing factories, within one month after the commencement of this Act, or
- (b) in the case of a factory which starts work after the commencement of this Act, within one month after he begins
- to occupy the factory, send to the inspector a written notice containing (i) the name of the factory and of the place where it is situate,

- (ii) the address to which he desires his letters to be directed,
- (iii) the nature of the work performed in such factory,
- (iv) the nature and amount of the moving power therein, and
- the name of the person who shall be deemed to be the manager of the factory for the purposes of this Act:

Provided that in the case of a seasonal factory such notice shall be sent on or before the date of starting work for each season.

- (2) If the manager of the factory is changed, the occupier shall send to the inspector, within seven days from the date on which the change is made, written notice of the change.
- (3) During any period for which no person has been designated as manager of a factory under this section, the occupier shall himself be deemed to be the manager of the factory for the purposes
- 34. When any accident occurs in a factory Notice to be given of causing death or bodily injury, whereby the person injured is prevented from returning to his work in the factory during the forty-eight hours next after the occurrence of the accident, the manager shall send notice of the accident to such authorities in such form and within such time as may be prescribed.
- 35. In every factory there shall be kept, in the prescribed form, a Register of children. register of the children (if any) employed in such factory, and of the nature of their respective employment.
- 36. (1) There shall be affixed in some con-Affixing of abstract spicuous place near the factory, in English and in the language of the majority of the operatives in such factory, the prescribed abstracts of this Act and of the rules made thereunder, and also a notice containing the standing orders of the factory upon the following matters, namely:-
 - (a) the time of beginning and ending work. on each day;
 - (b) the periods during which all work is discontinued under section 21;
 - (c) the hours of beginning and ending work for each shift (if any); and
 - (d) the hours of employment of women and children respectively, if not employed in shifts.
- (2) A copy of the said notice shall be sent to the inspector within one month of the commence-ment of this Act, or, in the case of a factory which starts work after the commencement of this Act, within one month of commencing work.
- (3) The said notice shall be correctly maintained and kept up to date, and intimation of any change therein shall be sent by the manager to he inspector within seven days.
- (4) Nothing in this section, except in so far as it relates to affixing the prescribed abstracts of this Act and the rules made thereunder, shall apply to any seasonal factory.

(Chapter VII.—Rules. Chapter VIII.—Penalties and Procedure.)

CHAPTER VII.

RULES.

37. (1) Subject to the control of the Governor Power to make rules. General in Council, the Local Government may make rules for the purpose of carrying into effect the provisions of this Act.

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for-

(a) the inspection of factories;

(b) the manner in which inspectors are to exercise the powers conferred on them by this Act;

(c) the duties to be performed by certifying surgeons :

(d) the form of the certificate prescribed by section 7, the grant of a duplicate in the event of loss of the original certificate, and the fee, if any, to be charged for such duplicate;

(e) the methods, including lime-washing, painting, varnishing and washing, to be adopted in order to secure cleanliness

and freedom from effluvia;

(f) the proportion which the number of cubic feet of space in any room shall bear to the number of persons employed at one time therein;

(g) standards of ventilation, and the methods to be adopted in order to secure their

observance;

(h) standards of latrine and urinal accommodation;

(i) standards of water-supply;

- (j) the parts of the machinery to be kept fenced in accordance with section 18, sub-section (1), clause (c), and the provisions to be made for the protection from danger of persons employed in attending to the machinery or boilers;
- (k) the form of the notice prescribed by section 34, and the time within which and the authorities to whom it shall be sent;
- (1) the form of the register prescribed by section 35;
- (m) the abstracts of the Act and of the rules required by section 36;
- (n) the procedure to be followed in presenting and hearing appeals under this Act, including the appointment and remuneration of assessors; and
- (o) the manner of service of notices and orders upon occupiers or managers of factories.
- 38. The Governor General in Council may from time to time make requiring rules occupiers or managers of factories to furnish such returns, occasional or periodical, as may in his opinion be necessary for the effectual carrying out of this Act.

39. (1) The power to make rules conferred by Prior publication of section 37, except clauses (k), (l) and (m) of subsection (2) thereof, and by

section 38 is subject to the condition of the rules being made after previous publication.

(2) The date to be specified in accordance with clause (3) of section 23 of the General Clauses Act, 1897, as that after which a draft of rules X of 189 proposed to be made under sections 37 and 38 will be taken into consideration, shall not be less than three months from the date on which the draft of the proposed rules was published for general information.

40. Rules made under this Chapter shall be published in the local offi-Commencement of cial Gazette or the Gazette of India, as the case may be, and shall thereupon have effect as if enacted in this Act.

CHAPTER VIII.

PENALTIES AND PROCEDUKE.

41. If in any factory-

(a) any person is employed or allowed to work contrary to any of the provisions of this Act;

(b) any of the provisions of section 9 are not complied with;

(c) latrine or urinal accommodation in accord-

ance with the provisions of section 13 is not provided;
(d) a supply of water for the persons employed

is not maintained in accordance with the provisions of section 14;

(e) any door is constructed in contravention of

section 15;

(f) any of the provisions of section 18, sub-sections (1), (3) and (4), regarding fencing and the protection from danger of persons employed in attending to the machinery or boilers are not complied with;

(g) any order of an inspector under section 10, section 11, section 12, section 16 or section 18 is not complied with;

(h) the register prescribed by section 35 is not kept up to date ;

(i) any of the provisions of section 36 are not complied with;

(i) any notice or return required by this Act or by rules made thereunder to be furnished is not furnished;

the occupier and manager shall be jointly and severally liable to a fine which may extend to two hundred rupees:

Provided that in cases where an appeal is allowed by section 50 no prosecution under clause (g) of this section shall be instituted until either the time prescribed by section 50 for the presentation of an appeal has expired or such appeal, if made, has been determined.

42. (1) Where the occupier or manager of Exemption of occupier or manager from a factory is charged with an offence against this Act, he shall be entitled upon complaint duly made by him

to have any other person whom he charges as the actual offender brought before the Court at the time appointed for hearing the charge; and if, after the commission of the offence has been

(Chapter VIII.—Penalties and Procedure. Chapter IX.—Supplemental Provisions.)

proved, the occupier or manager of the factory proves to the satisfaction of the Court—

- (a) that he has used due diligence to enforce the execution of this Act, and
- (b) that the said other person committed the offence in question without his know-ledge, consent or connivance,

that other person shall be convicted of the offence and shall be liable to the like fine as if he were the occupier or manager, and the occupier or manager shall be discharged from any liability under this Act.

- (2) When it is made to appear to the satisfaction of the inspector at any time prior to the institution of the proceedings—
 - (a) that the occupier or manager of the factory has used all due diligence to enforce the execution of this Act, and
 - (b) by what person the offence has been committed, and
 - (c) that it has been committed without the knowledge, consent or connivance of the occupier or manager, and in contravention of his orders,

the inspector shall proceed against the person whom he believes to be the actual offender without first proceeding against the occupier or manager of the factory, and such person shall be liable to the like fine as if he were the occupier or manager.

43. Any person who -

Penalties for certain offences.

- (a) wilfully obstructs an inspector in the exercise of any power under section 5, or fails to produce, on demand by an inspector, any registers or other documents kept in pursuance of this Act or the rules made thereunder, or conceals or prevents or attempts to prevent any person employed in a factory from appearing before or being examined by an inspector;
- (b) smokes, or uses a naked light, or causes or permits any such light to be used, in the immediate vicinity of any inflammable material in contravention of section 17; or
- (c) does or omits to do any other act prehibited or prescribed by this Act or any order or rule made thereunder;

shall be punishable with fine which may extend to two hundred rupees.

- 44. Any person who knowingly uses or attempts to use, as a certificate grant-Using false certificate. ed to himself under section 7 or section 8, a certificate granted to another person under either of those sections, or who, having procured such a certificate, knowingly allows it to be used, or an attempt to use it to be made, by another person, shall be punishable with fine which may extend to twenty rupees.
- 45. A person shall not be liable in respect
 Limit to penalty in of a repetition of the same
 case of repetition of kind of offence from day to
 offence.

 day to any larger amount

of fines than the highest fine fixed by this Act for the offence, except—

- (a) where the repetition of the offence occurs after a prosecution has been instituted in respect of the original offence, or
- (b) where the offence is one of employing or allowing to be employed two or more persons contrary to the provisions of this Act.
- 46. If a child over the age of six years is

 Presumption as to found inside any room or part of a factory in which room or part children are employed and in which any manufacturing process or work incidental to any manufacturing process is being carried on, he shall, until the contrary is proved, be deemed to be employed in the factory.
- 47. (1) When an act or omission would, if a Evidence as to age.

 Evidence as to age.

 person were under or over a certain age, be an offence punishable under this Act, and such person is in the opinion of the Court apparently under or over such age, it shall be on the accused to prove that such person is not under or over such age.

(2) A declaration in writing by a certifying surgeon that he has personally examined a person employed in a factory and believes him to be under or over the age set forth in such declaration shall, for the purposes of this Act, be admissible as evidence of the age of that person.

48. (1) No prosecution under this Act, except a prosecution under section of 43, clause (b), shall be instituted except by or with the previous sanction of the inspector.

(2) No Court inferior to that of a Presidency Magistrate or of a Magistrate of the first class shall try any offence against this Act or any rule or order thereunder, other than an offence against section 43, clause (b).

49. No Court shall take cognizance of any offence against this Act or any rule or order thereunder, unless complaint thereof is made within six months of the date on which the offence is alleged to have been committed.

CHAPTER IX.

SUPPLEMENTAL PROVISIONS.

- 50. (1) Any person on whom an order under section 10, section 11, section 12, section 18 has been served may, within fourteen days from the date of service of the order, appeal against such order to the Local Government or to such authority as it may appoint in this behalf, who may confirm, modify or reverse any such order.
- (2) Where an inspector refuses to approve a system of shifts, he shall, if required by the manager of the factory, record his order of refusal with the reasons therefor, and the manager of the factory may, within fourteen days from the date of such order, appeal against it to the Local Government or to such authority as it may appoint in this behalf, who may confirm, modify or reverse any such order.

The Indian Factories Act, 1911. (Chapter IX.—Supplemental Provisions.)

(3) In the case of any appeal under subsection (1) the appellate authority may, and if so requested by the appellant in the petition of appeal shall, hear the appeal with the aid of two assessors, one of whom shall be appointed by the said authority and the other by such body representing the interest of the industry concerned as the Local Government may in this behalf prescribe:

Provided that if no assessor is appointed by such body within the prescribed period, or if the assessor so appointed fails to attend at the time and place fixed for the hearing of the appeal, the said authority may proceed to hear the appeal without the aid of such assessor, or, if it thinks fit, without the aid of any assessor.

- 51. (1) In respect of any area in which the hours

 Special provision of the day are not ordinariregarding computation by reckoned according to local mean time, the times and hours referred to in section 2, sub-section (8), section 26 and section 36 shall be reckoned according to the standard of time ordinarily observed in such area.
- (2) The Local Government may, by notification in the local official Gazette, direct that, for any specified area and during any specified months, for the morning and evening hours mentioned in section 23, clause (b), section 24, clause (a), and section 29, such one of the following sets of morning and evening hours, as it deems suitable, reckoned according to the standard of time ordinarily observed in such area, shall be substituted, namely:

five o'clock in the morning and half past six o'clock in the evening;

six o'clock in the morning and half past seven o'clock in the evening;

half past six o'clock in the morning and eight o'clock in the evening;

seven o'clock in the morning and half past eight o'clock in the evening.

52. In computing the hours referred to in Section 23, clause (c), section 24, clause (b), section 28 and Section 32, any interval by

which work is interrupted for half an hour or more shall be excluded.

Power to declare parts of a factory to be separate factories.

factory or class of factories, direct, with respect to any factory shall for all or any of the purposes of this

Act be treated as if they were separate factories.

54. This Act shall apply to factories belonging Application to Crown to the Crown.

factories.

Special provision for Burma for employment on Sunday.

Sunday.

Sunday in the province of Burma be employed on Sunday for any time not exceeding four hours in cleaning the machinery and apparatus in a factory, provided that he has not worked in the factory later than two o'clock in the afternoon on the previous day.

Power to exempt from Act.

Power to exempt from Act.

Power to exempt factory from this Act to such extent and during such period as it thinks fit.

57. The Governor General in Council may, if he thinks fit, exercise any power which is by this Act conferred upon the Local Government.

Protection to persons acting under Act.

Protection to persons acting under Act.

ing shall lie against any person for anything which is in good faith done or intended to be done under this Act.

59. The Indian Factories Act, 1881, and the XV of 1881 Indian Factories Act, 1891, XI of 1891. are hereby repealed:

Provided that all appointments made and all certificates given under the said Acts shall be deemed to have been made or given under this Act.

The Indian Factories Act, 1911. (Schedule I. Schedule II.)

SCHEDULE I.

(See sections 21, 22, 30.)

PART A.

[See sections 21 (2), (3); 22 (3); 30.]

WORK OF AN URGENT NATURE OR SUCH AS IN THE INTERESTS OF EFFICIENCY IS COMMONLY PERFORMED WHILE THE MAIN MANUFACTURING PROCESS OF THE FACTORY IS DISCONTINUED.

- (a) Work by the supervising staff, clerks, watchmen or messengers;
- (b) work in the mechanic shop, the smithy or foundry, the boiler-house, the engineroom or power-house, or in connection with the mill-gearing, the electric driving or lighting apparatus, mechanical or electrical lifts, or the steam or water pipes or pumps;
- (c) work on the cleaning of walls, ceilings or other portions of factory buildings, tanks, wells, humidifying or ventilating apparatus, tunnels, blow-room flues or line-shaft alleys or of galleries in ginning factories;
- (d) work by persons engaged in oiling, examining or repairing or in supervising or aiding in the oiling, examination or repair of any machinery or other thing whatsoever which is necessary for the carrying on of the work in a factory;

Explanation.—Periodical cleaning is not included in the terms "examining" or "repairing;"

(e) work on the processes of packing, bundling or baling of finished articles or the receiving or despatching of goods.

PART B.

[See section 21 (2), (3).]

WORK NECESSITATING CONTINUOUS PRODUCTION FOR TECHNICAL REASONS IN THE FOLLOWING FACTORIES, NAMELY:

Tanneries. Sugar refineries. Breweries. Distilleries. Oil refineries. Oil mills. Cement works. Cloth-printing works. Bleaching and dyeing works. Carbonic acid gas works. Chemical works. Glass works. Paper mills. Shellac factories. Potteries. Blast furnaces, ore smelting works, or works for the manufacture of iron or steel or other metals.

PART C.

[See section 21 (2), (3).]

FACTORIES WHICH BY REASON OF THE EXIGENCIES OF THE SPECIAL CIRCUMSTANCES OF THE TRADE CARRIED ON THEREIN REQUIRE AN UNINTERRUPTED WORKING DAY, NAMELY:

Flour mills.
Rice mills.
Letter-press printing works.
Dairies.
Bakeries.
Ice factories.
The mints.
Gas works.
Air-compressor stations.
Water works or water-supply pumping stations.

SCHEDULE II.

(See section 22.)

PART A.

[See section 22 (3), (4).]

WORK NECESSITATING CONTINUOUS PRODUCTION FOR TECHNICAL REASONS IN THE FOLLOWING FACTORIES, NAMELY:--

Tanneries. Sugar refineries.

Breweries.

Distilleries.
Oil refineries.
Cement works.
Carbonic acid gas works.
Chemical works.
Glass works.
Shellac factories.
Potteries.
Blast furnaces, ore smelting works or works for the manufacture of

PART B.

iron or steel or other metals.

[See section 22 (3), (4).]

FACTORIES WHICH SUPPLY THE PUBLIC WITH ARTICLES OF PRIME NECESSITY WHICH MUST BE MADE OR SUPPLIED EVERY DAY, NAMELY:

Ice factories.
Dairies.
Bakeries.

Gas works.

Air-compressor stations.

Water-works or water-supply pumping stations.

J. M. MACPHERSON, Secretary to the Government of India.

The Calcutta Gazette.

PUBLISHED BY AUTHORITY

WEDNESDAY, MARCH 8, 1911.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART VI.

Bills introduced into the Council of the Governor General for making Laws and Regulations, or published under Rule 23.

GOVERNMENT OF INDIA. LEGISLATIVE DEPARTMENT.

NOTIFICATION.

Calcutta, the 24th February 1911.

No. 5.—The Governor General has been pleased, under rule 23 of the Rules for the conduct of the Legislative Business of the Council of the Governor General, to order the publication in the Gazette of India in English of the following Bill, together with the Statement of Objects and Reasons relating thereto, and the Bill and Statement of Objects and Reasons are accordingly hereby published for general information.

BILL, NO. 1 OF 1911.

A Bill to amend the Indian Paper Currency Act, 1910.

WHEREAS it is expedient to amend the Indian II of 1910. Paper Currency Act, 1910; It is hereby enacted as follows :-

> 1. This Act may be called the Indian Paper Currency (Amendment) Act,

2. In section 22 of the Indian Paper Currency Amendment of section 22, Act II, 1910. "twenty millions", each time they occur, the words "forty millions" shall be substituted. be substituted.

STATEMENT OF OBJECTS AND REASONS.

THE portion of the Currency Reserve which may be invested was fixed at 12 crores of rupees in 1905. Since then the increase in the circulation of our Currency Notes has been so large and apparently so permanent that a further cautious addition to the invested part of the Reserve seems safe and advisable. The Bill takes power to raise the figure of 12 crores to 14 crores and permits of the additional investment being made in sterling securities if desired.

GUY FLEETWOOD WILSON.

The 23rd February 1911.

J. M. MACPHERSON, Secretary to the Government of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

NO. 3 OF 1911.

The following Bill was introduced in the Council of the Governor General of India for the purpose of making Laws and Regulations on the 1st March 1911:—

A Bill further to amend the Births, Deaths and Marriages Registration Act, 1886.

WHEREAS it is expedient further to amend the VI of 1886. Births, Deaths and Marriages Registration Act, 1886; It is hereby enacted as follows:—

1. This Act may be called the Births, Deaths and Marriages Registration (Amendment) Act, 1911.

2. In section 22 of the Births, Deaths
Amendment of sec. and Marriages Registration
VI of 1886. tion 22 of Act VI of Act, 1886, the following
amendments shall be made,
namely:—

(1) To sub-section (1) of the said section the following proviso shall be added, namely:—-

- "Provided that it shall not be necessary for the person giving notice to attend before the Registrar or to sign the entry in the register if he has given such notice in writing and has furnished to the satisfaction of the Registrar such evidence of his identity as may be required by any rules made by the Local Government in this behalf."
- (2) In sub-section (2) of the said section, after the word "signed" the words " or the conditions specified in the proviso to sub-section (1) have been complied with" shall be inserted.
- 3. In section 26 and in section 28 of the said

 Amendment of sections 26 and 28.

 Act, for the words "Governor General in Council" the words "Local Government" shall be substituted.
- 4. For section 36 of the said Act the following section shall be substituted, namely:—
 - "36. (1) The Local Government may make rules to carry out the purposes of this Act.
- (2) In particular and without prejudice to the generality of the foregoing power, such rules may—

- (a) fix the fees payable under this Act;
- (b) prescribe the forms required for the purposes of this Act;
- (c) prescribe the time within which, and the mode in which, persons authorized under this Act to give notice of a birth or death to a Registrar of Births and Deaths must give the notice;
- (d) prescribe the evidence of identity to be furnished to a Registrar of Births and Deaths by persons giving notice of a birth or death in cases where personal attendance before such Registrar is dispensed with:
- dispensed with;

 (e) prescribe the registers to be kept and the form and manner in which Registrars of Births and Deaths are to register births and deaths under this Act, and the intervals at which they are to send to the Registrar General of Births, Deaths and Marriages true copies of the entries of births and deaths in the registers kept by them;
- (f) prescribe the conditions and circumstances on and in which Registrars of Births and Deaths may correct entries of births and deaths in registers kept by them;
- (g) prescribe the particulars which the descriptive list or lists to be prepared by the Commissioners appointed under Chapter V are to contain, and the manner in which they are to refer to the registers or records, or portions of registers or records, to which they relate; and
- (h) prescribe the custody in which those registers or records are to be kept.
- (3) Every power to make rules conferred by this Act is subject to the condition of the rules being made after previous publication.
- (4) All rules made under this Act shall be published in the local official Gazette, and on such publication shall have effect as if enacted in this Act.
 - 5. Section 37 of the said Act is hereby repealed.
- 6. All rules heretofore made under the said
 Act by the Governor General
 Continuation of rules in Council shall, after the
 heretofore made by commencement of this Act,
 Governor General in be deemed to have been made
 by the Local Government.

VI A 2

STATEMENT OF OBJECTS AND REASONS.

It has been represented to the Government of India that the provisions of the Births Deaths and Marriages Registration Act, 1886 (VI of 1886), are not as freely resorted to as would otherwise be the case owing to the fact that the personal attendance before the Registrar of a person giving notice of a birth or death is required by section 22 of that Act. It is proposed therefore to amend section 22 so as to allow notice of a birth or death to be given in writing, subject to precautions to secure the identification of the person giving the notice.

2. The Government of India consider that such precautions should be left to rules to be framed by Local Governments, and opportunity has also been taken in making this amendment to delegate to Local Governments the general rule-making power under the Act.

S. H. BUTLER.

The 22nd February, 1911.

J. M. MACPHERSON, Secretary to the Government of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Bill was introduced in the Council of the Governor General of India for the purpose of making Laws and Regulations on the 1st March 1911:-

No. 5 OF 1911.

A Bill to amend the Law relating to Co-operative Societies.

WHEREAS it is expedient to amend the law relating to Co-operative Societies; It is hereby enacted as follows :-

Preliminary.

Act X of

16. 8. 5.7

- 1. (1) This Act may be called the Co-operative Short title and Societies Act, 19; and and extent.
- (2) It extends to the whole of British India.
- 2. In this Act, unless there is anything repugnant in the subject or con-Definitions. text,-
 - (a) "by-law" means a by-law made by a registered society in the exercise of any power conferred by or under this Act
 - (b) "committee" means the governing body of a registered society to whom the management of its affairs is en-
 - trusted:

 (c) "member" includes a person joining in the application for the registration of a society and a person admitted to membership after registration in accordance with the by-laws and any rules made under this Act:
 (d) "officer" includes a chairman, secretary,
 - treasurer, member of committee, or other person empowered under the rules applying to any registered society or the by-laws thereof to give directions in regard to the business of the society:

(e) "registered society" means a society registered or deemed to be registered

under this Act: and
(f) "Registrar" means a person appointed to perform the duties of a Registrar of Co-operative Societies under this Act.

Registration.

3. The Local Government may appoint a person to be Registrar of Co-operative Societies for the Province or any portion of it, and may appoint persons to assist such Registrar, and may by general or special order confer on any may, by general or special order, confer on any such persons all or any of the powers of a Registrar under this Act.

4. Subject to the provisions hereinafter con-Societies which may tained, a society which has as its object the encourage-· ment and development of the economic interests of its members by means of operations in common, may be registered under this Act with or without limited liability: Provided that-

- (1) the liability of a society of which the object is the creation of funds to be lent to members, and of which the majority of the members are agriculturists, shall be unlimited, unless the Local Government by special order otherwise directs;
- (2) where the liability of the members of a society is limited by shares, no member other than a registered society, shall-
 - (a) hold more than such portion of the share capital of the society, subject to a maximum of one-fifth, as may be prescribed by any rules made under this Act; or
 - (b) have or claim any interest in the shares of the society exceeding one thousand rupees.
- 5. (1) No society, other than a society all the Act X of members of which are 1904, s. 3.] Conditions of registration.

 Conditions of registration.

 members of which are registered societies, shall be registered under this Act which does not consist of at least ten persons above the age of eighteen years and, in a case where the object of the society is the creation of funds to be lent out to the members of the society, unless such persons
 - (a) reside in the same town or village or in the same group of villages; or,
 - (b) save where the Registrar otherwise directs, are members of the same tribe, class, caste or occupation.
- (2) When any question arises whether for [Ib. s. 3 the purposes of this Act a person is an agriculturist or a non-agriculturist, or whether any person is a resident in a town or village or group of villages, or whether two or more villages shall be considered to form a group, or whether any person belongs to any particular tribe, class, caste or occupation, the question shall be decided by the Registrar, whose decision shall be final.
- (3) The word "limited" shall be the last word in the name of every society with limited liability registered under this Act.

6. For purposes of registration an application Application for registration. to register signed-

- (a) in the case of a society governed by section 5, sub-section (I), by ten or more persons qualified in accordance with the requirements of that subsection, or
- (b) in the case of a society all the members of which are registered societies, by a duly authorized person on behalf of each of such registered societies,

shall be made to the Registrar, and the persons by whom or on whose behalf such application is made shall furnish such information in regard to the society as the Registrar may require.

7. If the Registrar is satisfied that a society has [Ib. complied with the provisions of this Act and with the rules made thereunder as to registration, he may, if he thinks fit, register the society.

8. A certificate of registration signed by the Evidence of registration. Registrar shall be conclusive evidence that the society therein mentioned is duly registered unless it is proved that the registration of the society has been cancelled.

Rights and liabilities of members.

[Act X of 1904, proviso to s. 4.]

9. No member of a registered society shall

Member not to exercise rights till due payment made.

exercise the rights of a member unless or until he has made such payment to the society in respect of membership, or acquired such interest in the society, as may be prescribed by the rules made under this Act or the by-laws of the society.

[Act X of 1904, s. 13.]

- 10. (1) Where the liability of the members of Votes of members.

 a registered society is not limited by shares, each member shall, notwithstanding the amount of his interest in the capital, have one vote only as a member in the affairs of the society.
- (2) Where the liability of the members of a registered society is limited by shares, each member shall have as many votes as may be prescribed by the by-laws of the society.
- (3) A registered society which has invested any part of its capital in the shares or on the security of any other registered society may appoint as its proxy, for the purpose of voting in the affairs of such other registered society, any one of its members.
- Restrictions on transfer of share or interest.

 Restrictions on transfer of share or interest.

 Restrictions on transfer of share or in the capital of a registered society or any part thereof, unless he has held such share or interest for not less than one year.
 - (2) The transfer or charge of the share or interest of a member in the capital of a registered society shall be subject to such conditions as to maximum holding as may be prescribed by or under this Act or by the by-laws of the society.
 - (3) No such transfer or charge shall be made save to the society or to a member of the society.

Duties of registered societies.

[16., s. 6 (3).]

12. Every registered society shall have an address, registered in accordance, with the rules made under this Act, to which all notices and communications may be sent, and shall send to the Registrar notice of every change thereof.

Copy of rules and bylaws to be open to inspection.

13. Every registered society shall keep a copy
of the rules relating to such
society, and of the by-laws
spection.

thereof for the time being
in force, open to inspection at all reasonable times
free of charge at the registered address of the
society.

[1 b., s. 21.] 14. (1) Every registered society shall once at least in every year submit its accounts for audit to the Registrar or some person authorized by him in this behalf.

(2) The audit under sub-section (1) shall include an examination of overdue debts, if any, and a valuation of the assets and liabilities of the society; and, if the person auditing is not the Registrar, the audit shall be passed by the Registrar.

and, if the person auditing is not the Registrar, the audit shall be passed by the Registrar.

(3) The Registrar, the Collector or any person authorized in this behalf by the Registrar or the Collector, shall at all times have access to all the books, accounts, papers and securities of a society, and every officer of the society shall furnish such information in regard to the transactions and working of the society as the person making such inspection may require.

Privileges of registered societies.

15. The registration of a society shall render [Act X of it a body corporate by the 1904, s. 6(2)] Societies to be bodies name under which it is registered, with perpetual succession and a common seal, and with power to hold property, to enter into contracts, to institute and defend civil suits and to do all things necessary for the purposes of its constitution.

Prior claim of society ment in respect of land-revenue or any money recoverable as land-revenue or implements and raw of a landlord in respect of material.

able as rent, a registered society shall be entitled in priority to other creditors to enforce any outstanding demand due to the society from a member or from a person who has ceased to be a member—

(a) in respect of the supply of seed or manure or of the loan of money for the purchase of seed or manure—upon the crops or other agricultural produce of such member or person at any time within eighteen months from the date

of such supply or loan;
(b) in respect of the supply of cattle, agricultural or industrial implements or raw materials for manufacture, or of the loan of money for the purchase of any of the foregoing things—upon any such things so supplied, or purchased in whole or in part from any such loan, or on any articles manufactured from raw materials so supplied or purchased.

Charge and set-off in upon the shares or interest in the capital and on the deposits of a member or past member and upon any dividend, bonus or profits payable to a member or past member or past member to the society, and may set-off any sum credited or payable to a member or past member in or towards payment of any such debt.

18. Subject to the provisions of section 17, the [1b., s. 15.]

Shares or interest share or interest of a member in the capital of a registered society shall not be liable

to attachment or sale under any decree or order of a Court of Justice in respect of any debt or liability incurred by such member, and neither the Official Assignee under the Presidency-towns the Official Assignee under the Presidency-towns Insolvency Act, 1909, nor a Receiver appointed under the Provincial Insolvency Act, 1907, shall be entitled to or have any claim on such share or interest.

[Act X of 1904, s. 16.]

Transfer of interest on death of member. Society may pay to or transfer to the credit of the person nominated, in accordance with the rules made in this behalf, or, if there is no person so nominated, of such person as may appear to the Committee to be entitled to receive the same as heir or legal representative of the deceased member, a sum representing the value of such member's share or interest, as ascertained in accordance with the rules or by-laws and all moneys due to him from the society, and the society shall thereupon be absolved from all liability in respect of such share or interest or other moneys as aforesaid.

[1b., s. 17.]

20. The liability of a past member for the debts of a registered society as they existed at the time when he ceased to be a member shall continue for a period of one year from the date of his ceasing to be a member.

[Ib., s. 18.] 21. The estate of a deceased member shall be
Liability of the liable for a period of one
estates of deceased year from the time of his
members. decease for the debts of a
registered society as they existed at the time of
his decease.

[Cf. section 84, Industrial and Provident Societies Act.]

- 22. Any register or list of members or shares kept by any registered society shall be prima facie evidence of any of the following particulars entered therein:—
 - (a) the date at which the name of any person was entered in such register or list as a member;
 - (b) the date at which any such person ceased to be a member.
- 23. A copy of any entry in a book of a regisProof of entries in tered society regularly kept in the course of business, shall, if certified in such manner as may be prescribed by rules made under this Act, be received, in any suit to recover a debt due to the society, as prima facie evidence of the existence of such entry, and shall be admitted as evidence of the matters, transactions and accounts therein recorded in every case where, and to the same extent as, the original entry itself is admissible.

Act X of 1104, s. 25.]

- Power to exempt notification in the Gazette from income-tax, stamp-duty and registration-fees.

 Council, by notification in the Gazette of India, may, in the case of any registered society or class of registered society, remit—
 - (a) the income-tax payable in respect of the profits of the society, or of the dividends

or other payments received by the members of the society on account of profits;

(b) the stamp-duty with which, under any law for the time being in force, instruments executed by or on behalf of a registered society or by an officer or member and relating to the business of such society, or any class of such instruments, are respectively chargeable;

(c) any fee payable under the law of registration for the time being in force.

Property and funds of registered societies.

25. (1) A registered society shall not make a [Act X of Restrictions on loans. loan to any person other 1904, s. 10.] than a member:

Provided that, with the sanction of the Registrar, a society may make loans to another registered society.

- (2) Save with the sanction of the Registrar, a society with unlimited liability shall not lend money on the security of moveable property.
- (3) The Local Government may, by general or special order, prohibit or restrict the lending of money on mortgage of immoveable property by any registered society or class of registered societies.

Investment of funds. 26. (1) A registered [16., a. 11.] society may invest its funds—

- (a) in the Government Savings Bank, or
- (b) in any of the securities specified in section 20 of the Indian Trusts Act, 1882, IV of 1882.
- (c) in the shares or on the security of any other registered society, or
- (d) with any banker or person acting as a banker approved for this purpose by the Registrar, or
- (e) in any other mode permitted by any rules made under this Act.
- (2) Any investments made before the commencement of this Act which would have been valid if this Act had been in force are hereby ratified and confirmed.
- 27. A registered society shall only receive [B, s. 9.]

 deposits and loans from
 persons who are not members,
 to such extent and under
 such conditions as may be provided by its by-laws
 or by rules made under this Act.
- 28. No part of the funds of a registered society [Ib., s. 3.]

 shall be divided by way of

 Funds not to be divided by way of profit, bonus or dividend or otherwise among its members:

Provided that after one-fourth of the profits in any year have been carried to a reserve fund

V B

payments from the remaining three-fourths of such profits may be made among the members to such extent and under such conditions as may be determined by the by-laws of the society or the rules made under this Act:

Provided also that in the case of a society with unlimited liability no distribution of profits of any kind shall be made without the general or special order of the Local Government in this behalf.

29. Notwithstanding anything in section 28, with the sanction of the Registrar, any registered society may, after onetable purpose. fourth of the profits in any year has been carried to a reserve fund, contribute an amount not exceeding ten per cent. of the remaining profits to any charitable purpose, as defined in section 2 VI of 1896. of the Charitable Endowments Act, 1890.

Inspection of affairs.

[Act X of 1904, s. 21 (5).]

- 30. (1) The Registrar may of his own motion, and shall on the request of the Collector, or on the application of a majority of Inquiry by Registhe committee, or of not less than one-third of the members, hold an inquiry or direct some person authorised by him to hold an inquiry into the constitution, working and financial condition of a registered society.
- (2) All officers and members of the society shall furnish such information in regard to the affairs of the society as the Registrar or the person authorized by the Registrar may require.
- 31. (1) The Registrar shall, on the application Inspection of books of indebted society.

 of a creditor of a registered society, inspect or direct him to inspect the books of the society:

Provided that-

- (a) the debt owing by the society to the applicant amounts to not less than three hundred rupees;
- (b) the applicant satisfies the Registrar that he has demanded payment of his debt;
- (c) the applicant deposits with the Registrar such sum as security for the costs of the proposed inspection as the Registrar may require.
- (2) The Registrar shall communicate the re-' sults of any such inspection to the creditor.

[1b., s. 21 (6).]

32. Where an inquiry is held under section 30, or an inspection is made under Costs of inquiry. section 31, the Registrar may apportion the costs, or such part of the costs as he may think right, between the society, the members or creditor demanding an inquiry or inspection, and the officers or former officers of the society.

33. Any sum awarded by way of costs under section 32 may be recovery of costs. covered, on application to Recovery of costs. a Magistrate having jurisdiction in the place where the person from whom the money is claim-able resides for the time being, by the distress and sale of any moveable property within the limits of the jurisdiction of such Magistrate belonging to such person.

Dissolution of society.

- 34. (1) If the Registrar, after holding an [Act X of inquiry under section 30, 1904, 8, 23 or on receipt of an application made by three-fourths of the members of a registered society, is of opinion that the society ought to be dissolved, he may cancel the registration of the society.
- (2) Any member of a society may, within two months from the date of an order made under sub-section (1), appeal from such order to the Local Government.
- (3) Where no appeal is presented within two months from the making of an order cancelling the registration of a society, the order shall take effect on the expiry of that period.
- (4) Where an appeal is presented within two months, the order shall not take effect until it is confirmed by the Local Government.
- (5) Where an order made under sub-section (1) cancelling the registration of a society takes effect, the society shall cease to exist as a corporate body.
- 35. Where it is a condition of the registration Cancellation of re- of a society that it should consist of at least ten gistration of society. members, the Registrar may, by order in writing, cancel the registration of the society if at any time it is proved to his satisfaction that the number of the members has been reduced to less than ten.
- 36. (I) Where the registration of a society is [Act X of cancelled under section 34 1904, s. 24.] of cancelled under section 34 ety. or section 35, the Registrar Cancellation registration of society. may appoint a competent person to be liquidator of the society.
- (2) A liquidator appointed under sub-section (1) shall have power to institute and defend suits on behalf of the society by his name of office, and shall also have power-
 - (a) to sue for and recover any sums of money due to the society at the date of such cancellation;
 - (b) to determine the contribution to be made by the members and past members of the society respectively to the assets of the society;
 - (c) to investigate all claims against the society and, subject to the provisions of this Act, to decide questions of priority arising between claimants;
 - (d) to determine by what persons and in what proportions the costs of the liquidation are to be borne; and
 - (e) to give such directions in regard to the collection and distribution of the assets of the society, as may appear to him to be necessary, for winding up the affairs of the society.

- (3) Subject to any rules of procedure made under this Act, a liquidator appointed under this section shall, in so far as such powers are necessary for carrying out the purposes of this section, have power to summon and enforce the attendance of witnesses and to compel the production of documents by the same means and (so far as may be) in the same manner as is provided in the case of a Civil Court under the Code of Civil Procedure, 1908?
- (4) Where an appeal from any order made by a liquidator under this section is provided for by any rules made under this Act, it shall lie to the Court of the District Judge.
- (5) Orders made under this section may be enforced as follows:—
 - (a) when made by a liquidator, by any Civil
 Court having local jurisdiction in the
 same manner as the decree of such
 Court;
 - (b) when made by the Court of the District
 Judge on appeal, in the same manner
 as a decree of such Court made in any
 suit pending therein.
- (6) Save in so far as is hereinbefore expressly provided, no Civil Court shall have any jurisdiction in respect to any matter connected with the dissolution of a registered society under this Act.

Rules.

Act X of 1904, s. 27.]

of 1908.

- 37. (1) The Local Government may, for the whole or any part of the Province and for any registered society or class of such societies, make rules to carry out the purposes of this Act.
- (2) In particular and without prejudice to the generality of the foregoing power, such rules may—
 - (a) prescribe the forms to be used in applying
 for the registration of a society and
 the procedure in the matter of such
 applications;
 - (b) prescribe the conditions to be complied with by persons applying for registration and by persons applying for admission or admitted as members, and provide for the election and admission of members, and the payment to be made and the interests to be acquired before the exercise of the right of membership;
 - (c) provide for the withdrawal and expulsion
 of members and for the payments to
 be made to members who withdraw
 or are expelled and for the liabilities
 of past members;

- (d) provide for the mode in which the value of a deceased member's interest shall be ascertained, and for the nomination of a person to whom such interest may be paid or transferred;
- (e) subject to the provisions of section 4, sub-section (2), prescribe the maximum number of shares or portion of the capital of a society which may be held by a member;
- (f) prescribe the payments to be made and the conditions to be complied with by members applying for loans, the period for which loans may be made, and the amount which may be lent, to an individual member;
- (g) prescribe the proportion to the total liabilities to be attained by the reserv und and the rate to which interest on loans to members is to be reduced, before profits may be distributed to the members of a society with unlimited liability;
- (h) regulate the manner in which capital may be raised by means of shares or debentures or otherwise;
- (i) provide for general meetings of the members and for the procedure at such meetings and the powers to be exercised by such meetings;
- (j) provide for the appointment, suspension and removal of the members of the committee and other officers, and for the procedure at meetings of the committee, and for the powers to be exercised and the duties to be performed by the committee and other officers;
- (k) prescribe the matters in respect of which a society may or shall make by-laws, and for the procedure to be followed in making, altering and abrogating by-laws, and the sanction to be required to such making, alteration or abrogation;
- (l) prescribe the accounts and books to be kept by a society and provide for the audit of such accounts and the charges, if any, to be made for such audit, and for the periodical publication of a balance-sheet showing the assets and liabilities of a society;
- (m) prescribe the returns to be submitted by a society to the Registrar and provide for the persons by whom and the form in which such returns shall be submitted;
- (*) provide for the persons by whom and the form in which copies of entries in books of societies may be certified;

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- (o) provide for the formation and maintenance of a register of members and, where the liability of the members is limited by shares, of a register of shares;
- (p) provide for the rate at which interest may be paid on deposits, for the formation and maintenance of reserve funds, and the objects to which such funds may be applied, and for the investment of any funds under the control of the society;
- (q) provide that any dispute touching the business of a society between members or past members of the society or persons claiming through a member or past member or between a member or past member or persons so claiming and the committee or any officer shall be referred to the Registrar for decision, or, if he so directs, to arbitration, and prescribe the mode of appointing an arbitrator or arbitrators and the procedure to be followed in proceedings before the Registrar or such arbitrator or arbitrators, and the enforcement of the decisions of the Registrar or the awards of arbitrators;
- (r) prescribe the conditions to be complied with by a society applying for the financial assistance of Government;
- (s) determine in what cases an appeal shall lie from the orders of the Registrar and prescribe the procedure to be followed in presenting and disposing of such appeals; and
- (t) prescribe the procedure to be followed by a liquidator appointed under section 36, and the cases in which an appeal shall lie from the order of such liquidator.
- (3) The Local Government may delegate, subject to such conditions, if any, as it thinks fit, all or any of its powers to make rules under this section to any authority specified in the order of delegation.
- (4) The power to make rules conferred by this section is subject to the condition of the rules being made after previous publication.

- (5) All rules made under this section shall be published in the local official Gazette and on such publication shall have effect as if enacted in this Act.
- Miscellaneous.

 38. (1) All sums due from a registered society [Act X of Recovery of sums due to Government.

 or past member of a registered society as such to the Government, including any costs awarded to the Government under section 32, may be recovered in the same manner as arrears of land-revenue.
- (2) Sums due from a registered society to Government and recoverable under sub-section (1) may be recovered, firstly, from the property of the society; secondly, in the case of a society of which the liability of the members is limited, from the members subject to the limit of their liability; and, thirdly, in the case of other societies, from the members.

39. Notwithstanding anything contained Power to exempt in this Act, the Local societies from conditions as to registration. Order in each case and subject to such conditions, if any, as it may impose, exempt any society from any of the requirements of section 5, sub-section (1).

40. The Local Government may, by general or Power to exempt special order, exempt any registered societies from registered society from provisions of the Act. any of the provisions of this Act or may direct that such provisions shall apply to such society with such modifications as may be specified in the order.

41. The provisions of the Indian Companies [Act X of Act, 1882, shall not apply 1904, s. 28.

Act, 1882, not to apply.

VI of 1882.

Saving of existing registered under the Cooperative Credit Societies X of 1904. to be registered under this Act, and its by-laws shall, so far as the same are not inconsistent with the express provisions of this Act, continue in force until altered or rescinded.

43. The Co-operative Credit Societies Act, X of 1904. Repeal. 1904, is hereby repealed.

STATEMENT OF OBJECTS AND REASONS.

When the Bill, which subsequently became the Act of 1904, was published, the following remarks were made in the Statement of Objects and Reasons:—"Legislation is called for not only in order to lay down the fundamental conditions which must be observed, but also with a view to giving such societies a corporate existence without resort to the elaborate provisions of the Companies Act; but it is thought that legislation should be confined within the narrowest possible limits. The Bill has, therefore, been drawn so as to deal only with those points which the Government consider to be essential, and its provisions have been expressed in simple and general terms, a wide rule-making power being reserved to Local Governments, so that what is felt to be of the nature of an experiment may be tried in each province or part of a province on such lines as seem to afford most promise of success": and these principles were followed in the Act as passed.

- 2. The adequacy of the existing Act was examined at a conference of Registrars of Cooperative Credit Societies in 1909, and it was held that the Act still remained in many ways
 unduly restricted, and that it also required certain alterations in detail which had been suggested by experts since 1904. The Conference of Registrars drew up proposals for the
 amendment of the Act, and after consulting Local Governments on these proposals the Government of India have prepared the Bill now published. The chief changes contemplated by the
 Government of India are four in number:—
 - (i) The Act of 1904 applies to Societies for the purpose of co-operative credit only and not to Co-operative Societies of other kinds, such as those established for production or distribution. It has in practice been found that the establishment of Credit Societies has led to the founding of other classes of Co-operative Societies also, and it is advisable that the privileges extended by the Act to Co-operative Credit Societies should be extended to these other Societies. It is proposed therefore that the Act as now revised should be made applicable to all classes of Co-operative Societies—vide clause 1 (1) and clause 4 of the Bill.
 - (ii) In the Act of 1904 Societies were classified according as they were "Urban" or "Rural" and the principle was laid down that as a general rule rural societies should be with unlimited liability. This basis for distinction was adopted, mainly because it represented a classification which had already been recommended and put in force in the initiation of Co-operative Credit Societies in certain parts of India, but it was at the time criticised as unsuitable by experts, and it has in practice been found artificial and inconvenient. The real distinction is between Societies with limited and those with unlimited liability, and it is proposed in the new Bill to maintain this distinction only while retaining the principle that agricultural Credit Societies must as a general rule be with unlimited liability—see clause 4 of the Bill.
 - (iii) The Act of 1904 did not contemplate that Societies with unlimited liability should distribute profits. It is still felt that such Societies do not represent the best form of co-operation for agricultural communities, but this form of Society has, in practice, been for some time in existence in several provinces, and Societies of this character, though not of the orthodox type, are recognized to be capable of useful work. Although therefore it is not intended to give them undue encouragement, it is proposed to legalize their existence and to permit an unlimited Society, with the sanction of the Local Government, to distribute profits—see clause 28 of the Bill.
 - (iv) A cardinal principle which is observed in the organization of Co-operative Societies in Europe is the grouping of such Societies into Unions and their financing by means of Central Banks. This stage of co-operation had not been fully realised or provided for in the Act of 1904, but such grouping of Societies has already been found feasible in most provinces, and it is now considered desirable to legalize the formation of Co-operative Credit Societies of which the Members shall be other Co-operative Credit Societies—vide clauses 5 (1), 6 and 10 (3) of the Bill.
- 3. In addition to carrying out the main alterations above described the present Bill contains the several changes of detail and it has been found advisable to recast the Bill in order to improve the drafting and to incorporate the changes now contemplated. The chief alterations, other than those above referred to, are the following:—

Clause 3.—It is proposed to make provision for investing in persons, other than Registrars, the power of a Registrar.

Clause 5.—It is proposed to maintain the existing restrictions as to residence or class as obligatory before registration in the case of Credit Societies and to render the existence of ten Members obligatory before registration in the case of all kinds of Co-operative Societies other than those all the members of which are themselves

- registered Societies. It is proposed further to give the Registrar the power of decision as to the residence qualification and to place persons of the same occupation on the same footing as persons of the same tribe or class.
- Clause 8.—The provision giving conclusive authority to the Registrar's certificate of registration is new.
- Clause 14.—It is proposed by this clause to give the Registrar power to conduct an audit by deputy. The previous provision that no charge should be made for audit has been omitted.
- Clause 16.—It is proposed to extend from one year to 18 months the term of lien on agricultural products and to permit a lien on articles manufactured from raw materials supplied by, or with the help of, a registered Society.
- Clauses 22 and 23 are based on provisions in the English Industrial and Provident Societies Act. Clause 22 makes the register of members prima facie evidence of the date of commencement and cessation of membership, and clause 23 provides for proof of entries in the books of a registered Society.
- Clause 26.—This clause so far as it allows registered Societies to invest in good securities and validates investments made prior to the amendment of the law now suggested is new.
- Clause 27.—It is now proposed to make it clear that a registered Society is not precluded from receiving deposits from non-members.
- Clause 29.—The provision allowing contributions to charities is new.
- Clause 30.—The existing provisions have been altered so as to allow a Registrar to conduct an enquiry by deputy.
- Clause 31.—The provision allowing a creditor to require an inspection is new. It is based on a similar provision in the Companies Act.
- Clause 35.—The provision allowing the Registrar to cancel registration when the number of members becomes less than ten is new.
- Clause 37.—Sub-clauses 2 (m) and (t) and 3 are new. The two former allow the Local Government to prescribe returns and the procedure on liquidation, and the latter permits of the delegation of the powers of the Local Government.
- Clauses 39 and 40.—The existing section 29 has been recast with a view to making clear the distinction in the power of exemption of the Local Government before and after registration.

R. W. CARLYLE.

The 26th February, 1911.

J. M. MACPHERSON, Secretary to the Government of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Bill was introduced in the Council of the Governor General of India for the purpose of making Laws and Regulations on the 1st march 1911:—

No. 6 of 1911.

A Bill to amend the Special Marriage Act, 1872.

Whereas it is expedient to amend the Special
III of 1872. Marriage Act, 1872; It is hereby enacted as
follows:—

- This Act may be called the Special Marriage Short title. (Amendment) Act, 1911.
- 2. That the words commencing with "who Amendment of pream- do not profess," and le, Act III of 1872. ending with "Jaina religion" occurring in the preamble to the Special

Marriage Act, 1872, be omitted, and in lieu thereof the following words be substituted, namely, "intend marriage under the provisions of this Act."

- 3. That in section 2 of the said Act the Amendment of sec. words commencing with tion 2, Act III of 1872. "neither of whom," and ending with "Jaina religion" be omitted, and the following words be substituted, namely, "who intend marriage under the provisions of this Act."
- 4. That in the Declarations to be made by the Amendment of Second bridegroom and the bride Schedule, Act III of in the Second Schedule to the said Act, the words in clause 2 be omitted, and in lieu thereof the following words and figures be substituted, namely:—"I intend marriage under the provisions of the Special Marriage Act, 1872, as amended by the Special Marriage (Amendment) Act, 1911."

STATEMENT OF OBJECTS AND REASONS.

The Special Marriage Act of 1872 applies to persons who do not profess any of the recognised religions of India and a declaration has to be made by the parties contracting marriage that they do not profess any such religion. This declaration, which is a negation of faith in all the religious systems of India, has been felt to be an unnecessary condition by the community for whose benefit the Act was specially intended.

The provisions of the Act, moreover, cannot be availed of by those members of the Hindu community who desire to introduce intermarriage between different sub-sections of the same caste or between members of the same caste inhabiting different provinces of India. Such intermarriages have not taken place for a very considerable time. Marriage customs observed by the same caste of Hindus in different parts of India vary sometimes considerably, and intermarriages are difficult as people naturally feel great hesitation in contracting marriages the validity of which may be open to question. Under the law as it stands at present, intermarriage between members of different castes of the Hindus is of extremely doubtful validity, if not an absolute nullity. The necessity for a simple law of marriage wholly optional and which may be supplemented by the religious rites observed by the contracting parties is greatly felt by those who do not desire to break away from Hinduism and at the same time seek to adapt their life to the growing needs of the times.

BHUPENDRA NATH BASU.

The 16th February 1911

J. M. MACPHERSON, Secretary to the Government of India.

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The Calcutta Gazette.

PUBLISHED BY AUTHORITY

WEDNESDAY, MARCH 42, 1911.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART VI.

Bills introduced into the Council of the Governor General for making Laws and Regulations, or published under Rule 23.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Bill was introduced in the Council of the Governor General of India for the purpose of making Laws and Regulations on 16th March 1911:—

No. 8 of 1911.

A Bill to make better provision for the extension of elementary education.

Whereas it is expedient to make better provision for the extension of elementary education; It is hereby enacted as follows:—

- 1. (I) This Act may be called the Elemen-Short title, commence- tary Education Act, 1911. ment and extent.
- (2) It shall come into force on [], but it shall not be operative except in the local areas to which it may be applied by a notification issued under section 3.
 - (3) It extends to the whole of British India.

 2. In this Act, unless

Definition. 2. In this Act, unless there is anything repugnant in the subject or context, —

"Parent" includes the guardian and every person who is liable to maintain or has the actual custody of any child:

- "Department of Public Instruction" means the Department in charge of public instruction under the Local Government of the province in which the Municipality or District Board concerned is situated:
 - "recognised school" means a school recognised by the Department of Public Instruction:

- "elementary education" means the courses in reading, writing and arithmetic and other subjects, if any, prescribed from time to time by the Department of Public Instruction for elementary schools:
- "District Board" includes a "District Local Board" and a "District Council":
- "Magistrate" does not include a "village Magistrate."
- Notification of compulsory education areas. From time to time, with the previous sanction of the Local Government, and subject to such rules as the Governor General in Council may make in this behalf, by notification declare that this Act shall apply to the whole or any specified part of the area within the local limits of its authority and the provisions of this Act shall apply to such area or part accordingly.

A. In every area, to which this Act applies, it [Irish Educashall be the duty of the tion Act,
shall be the duty of the 1892, sec. 1
parent of every boy, not (1).]
under six and not over ten
years of age, residing within such area, to cause
such boy to attend a recognised school for
elementary education for so many days in the
pear and for such time on each day of attendance
as may be prescribed by the Department of
Public Instruction, unless there is a reasonable
excuse for the non-attendance of the boy.

5. Any of the following circumstances is a 21rjsh Education Act, 1632, Non-attendance when reasonable excuse for non-sec. 1 (3), attendance:—

(a) that there is no recognised school within a distance of one mile, measured along the nearest road, from the residence of the boy, which the boy can attend, and to which the parent has no objection, on religious grounds, to send the boy;

[Elementary Education Act (England and Wales), 1870, sec. 3.]

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[Irish Edu-

cation Act, 1892, sec. 2 (1); Elemen-

(1); Elementary Education Act (England and Wales), 1876, sec. 5.]

- (b) that the child is prevented from attending school by reason of sickness, infirmity, domestic necessity, the seasonal needs of agriculture, or other sufficient cause ;
- (c) that the child is receiving instruction in some other satisfactory manner.
- 6. No person shall take into his employment Prohibition of child's at school under this Act. employment,
- 7. For every area to which this Act applies, the Municipality or District Duty of Local Body to provide sufficient school accommodation. Board shall provide such school accommodation as the Department of Public Instruction considers necessary and sufficient.
- 8. In any such area as aforesaid, the Municipality or District Board may, with the previous Local Body may levy special education rate. sanction of the Local Government, levy a special education rate, the proceeds of which shall be devoted exclusively to the provision of elementary education for the boys residing in the area.
- 9. (1) No fee shall be charged in respect of Remission of schoolthe instruction of a boy refees on poverty. ground quired to attend school under section 4 if the monthly income of the parent does not exceed Rs. 10.
- (2) In every other case, the Municipality or District Board may, on the ground of poverty, or for other sufficient reason, remit the whole or any part of the fee payable by a parent on account of his boy required to attend school under section 4.
- 10. (1) For every area to which this Act Appointment of School
 Attendance Committee.

 Applies, the Municipality or
 District Board shall appoint a school attendance committee, to be constituted in such manner as may be prescribed by bye-laws framed in that behalf

[Irish Education Act, 1892, committee, subject to bye-laws framed in that see. 3 (1).] behalf, to secure the attendance of every boy within its area that ought to be at school.

[Irish Education Act, 1892, sec. 4 (1).]

- 11. (1) Whenever the school attendance com-Complaint against mittee is satisfied that a boy in its area that ought to attend school does not do so, it may, after due warning, make a complaint against the parent of the boy before a magistrate.
 - (2) The magistrate shall, if satisfied of the truth of the complaint, issue an order directing the parent to cause the boy to attend school before a certain date.

[Irish Education Act, 1892, sec. 4 (2).]

- 12. (1) If such order is not complied with and Prosecution of parent. the school attendance committee does not see any satisfactory cause for the non-compliance, it may prosecute the defaulting parent before a magistrate.
- (2) The parent shall be liable, on conviction, Penalty for non-com- to a fine not exceeding planee with attendance rupees two.
- 13. In cases of repeated non-compliance, the Penalty for repeated parent shall, on conviction, be liable to a fine not exceeding rupees ten.

14. (1) The school attendance committee may [Irish Education / ct, C892, sees. 5 and 6.] the provisions of section 6. .

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(2) Unless such employer is able to satisfy the magistrate that there is no recognised school within a distance of one mile, measured along the nearest road, from the re-idence of the boy, or

that the time and nature of the boy's employment are such that he is not prevented from receiving elementary education at school, or

that the boy is receiving instruction in some other satisfactory manner, or

that the boy was employed under false re-presentations as to age, residence and other conditions, or

without his knowledge and consent by an agent or workman under him for whose prosecution he is willing to afford the necessary facilities,

he shall, on conviction, be liable to a fine not exceeding rupees twenty.

- 15. When the act of taking a boy into employ-[Irish Liability of employer's ment in contravention of cation agent. this Act is in fact com- 1892, mitted by an agent or workman of the employer, (1).] that agent or workman shall be liable to the penalty, in the same manner, and subject to the same conditions as if he were the employer.
- 16. The Local Government may exempt particu-Exemption from com- lar classes or communities pulsory education. from the operation of this . Act.
- 17. In any area in respect of which a notifi-Application of Act cation has been issued under to girls. District Board may, with the previous sanction of the Local Government and subject to such rules as the Governor-General in Council may make in this behalf, by notification declare that the foregoing provisions relating to boys, shall, from a date to be specified in the notification, apply also in the case of girls residing within such area, and the said provisions shall apply in the case of girls accordingly.
- 18 (1) The Governor-General in Council may Governor-General in make rules for carrying out the provisions of this Act.
- (2) In particular and without prejudice to the generality of the foregoing power, such rules may provide for-
 - (a) the fixing of the percentage of boys, or of girls that should be at school in an area before a notification in respect thereof may be issued under section 3 or section 17, as the case may be; and
 - (b) the prescribing of the proportions in which the cost of providing elementary education under this Act . should be divided between Municipality or District Board and the Local Government, as the case may be.

(3) The power to make rules under this section shall be subject to the condition of the rules being made after previous publication.

19. A Municipality or District Board may, with Power to make bye-ws. the previous sanction of the Local Government, make bye-laws prescribing-

(a) the manner in which the school attendance committee should be constituted, the number of its members, their duties and their mole of transacting business.

(b) the steps which the school attendance committee may take to secure the attendance of children at school. .

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STATEMENT OF OBJECTS AND REASONS.

The object of this Bill is to provide for the gradual introduction of the principle of compulsion into the elementary education system of the country. The experience of other countries has established beyond dispute the fact that the only effective way to ensure a wide diffusion of elementary education among the mass of the people is by a resort to compulsion in some form or other. And the time has some when a beginning at least should be made in this direction in India. The Bill is of a purely permissive character and its provisions will apply only to areas notified by Municipalities or District Boards, which will have to bear such proportion of the increased expenditure, which will be necessitated, as may be laid down by the Government of India by rule. Moreover no area can be notified without the previous sanction of the Local Government, and further it must fulfil the test which the Government of India may, by rule, lay down, as regards the percentage of children already at school within its limits. Finally the provisions are intended to apply in the first instance only to boys, though later on a Local Body may extend them to girls; and the age limits proposed are only six and ten years. It is hoped that these are sufficient safeguards against any rash or injudicious action on the part of Local Bodies. The measure is essentially a cautious one—indeed, to some, it may appear to err too much on the side of caution.

The provisions of the Bill are based largely on the Irish Education Act of 1892 and the English Education Acts of 1870 and 1876.

Clauses 1 and 2 call for no remark.

Clause 3 provides for the application of the provisions of the Bill to notified areas.

Clause 4 imposes on the parent or guardian of a boy in a notified area, between the ages of six and ten the obligation to cause him to attend a recognised elementary school in the absence of a reasonable excuse, and clause 5 lays down what circumstances may constitute a reasonable excuse.

Clause 6 prohibits the employment by employers of labour, of a boy who should be at school under the provisions of the Bill.

Clause 7 requires Municipalities and District Boards to provide sufficient school accommodation in a notified area, and clause 8 empowers them, subject to the previous sanction of the Local Governments, to levy a special education rate.

Clause 9 provides for the exemption of poor parents and guardians from the payment of school fees for their boys.

Clause 10 provides for the appointment of school attendance committees in notified areas.

Clauses 11 to 15 provide penalties and the proceedings to be taken for their enforcement in the case of parents and guardians, failing without reasonable excuse to cause their boys to attend school, as required by the Bill, and of employers and their agents or workmen, acting in contravention of the provisions of the Bill.

Clause 16 enables the Local Government to exempt particular classes or communities from the operation of the Bill.

Clause 17 provides for the extension of the provisions of the Bill to girls between the ages of six and ten.

Clauses 18 and 19 provide for the making of rules by the Government of India and of bye-laws by Local Bodies.

G. K. GOKHALE.

The 28th February 1911.

J. M. MACPHERSON, Secretary to the Government of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Bill was introduced in the Council of the Governor General of India for the purpose of making Laws and Regulations on 17th March 1911:-

No. 9 OF 1911.

A Bill to Define the rights of the Mussulman subjects of His Majesty to make settlements of property by way of wakf in favour of their families and descendants.

Whereas doubts have arisen regarding the validity of wakfs or settlements created by persons professing the Mussulman faith in accordance with the laws and customs as permanent benefactions for themselves, their families and descendants with an ultimate reversion in favour of the general body of the poor or for other religious, pious or charitable purposes; and whereas it is expedient to remove such doubts and define the limits within which such wakfs may validly be created; It is hereby enacted as follows :-

- 1. (1) This Act may be called the Mussulman Wakf Validating Act, Short title. 191 .
- (2) It extends to the whole of British India.

- 2. In this Act, unless there is something repugnant in the subject Definitions. or context,-
- (1) " will " means the legal declaration of the intentions of the testator which he desires to take effect after his death:

 (2) "signed" applies to the affixing of a mark:
- (3) "registered" means registered in British India under the law for the time being in force regulating the registration of documents:
- (4) " Registrar" means the officer appointed by the Local Government for the purpose of registering documents :
- (5) "minor" means any person who shall not have attained the age of majority under the Indian Majority Act, 1875:
- (6) "immoveable property" includes lands and buildings, hereditary allowances and all rights
- and benefits arising out of land : (7) "moveable property" includes stocks, shares, securities and actionable claims as defined in the Transfer of Property Act, 1882, and property of 1V of 1882.
- every description except immoveable property: (8) "wakf" means the dedication or settlement by a person professing the Mussulman faith of any property, moveable or immoveable, for any purpose regarded as religious, pious or charitable by the Mussulman law, and implies a permanent relinquishment of all proprietary right therein:
- (9) "wakif" means the person making such dedication or settlement:
- (10) "wakfnama" means the instrument by which the dedication or settlement is purported to be effected:

IX of 1875.

- (11) "mutwalli" means a person who is appointed for the administration of a wakf: and
- (12) "a Hanafi Muhammadan" means a follower of the Mussulman faith who conforms to the tenets and doctrines of the Hanafi School of Mussulman law.
- 3. Subject to the provisions of this Act, it shall be lawful for any person professing the Mussulman faith, not being a minor or of unsound mind, to create a wakf for among others the following purposes:—
 - (a) for the maintenance and support, wholly or partially, of his family, his children and descendants; and
 - (b) where the wakif is a Hanafi Mussulman, for his own support and maintenance during his lifetime or for the payment of his debts out of the rents and profits of the property dedicated:

Provided always that the ultimate reversion is, in such cases, expressly or impliedly reserved for the poor, or for some other religious, pious or charitable purpose of a permanent character.

- 4. No wakf intended to take effect in the lifetime of the wakif shall be valid unless it is constituted by a wakfnama in writing signed by the person purporting to create the wakf, and attested by two or more witnesses and registered as hereinafter provided.
- 5. Every such wakfnama shall be presented for registration in accordance with the provisions of the law in force for the time being within four months from the date of its execution; and if the registering officer is satisfied that the requirements of this Act with reference thereto have been duly complied with, he shall register the same, and the wakf shall come into operation retrospectively from the date of its execution.
- 6. To every wakfnama presented for registra-Papers to be attached to wakfnama on registration. tion as aforesaid there shall be attached—
 - (a) a schedule containing a full specification of the property or properties intended to be comprised in the wakf, with a statement of the value thereof to the best of the executant's knowledge and belief;
 - (b) a schedule of any other property owned by him and the value thereof to the best of his knowledge and belief;
 - (c) a schedule of any charge or charges by way of mortgage or otherwise created by him on the property intended to be comprised in the

- wakf, or by any person through or under whom he derives title thereto, and any decree or decrees outstanding against him or such persons in execution of which such property is liable to be sold.
- When registration to be performed.

 When registration to be performed.

 Such further evidence as for the purpose hereinmentioned he may require to be produced before him, that the other charges and decrees (if any) mentioned in section 6 do not cover the entire property intended to be comprised in the wak/ or that the other property of the wakif is sufficient in his opinion to satisfy those charges and decrees, he shall record a finding to that effect and forthwith register the wakfnama.
- (2) For the purposes of the inquiry under this section it shall be lawful for the Registrar to examine the executant and witnesses on eath or affirmation, and the provisions of the Indian Registration Act, 1908, regarding the enforcing of X their appearance shall be applicable to all such proceedings.
- 8. If the Registrar finds upon inquiry that the said charges or decrees, if any, exceed the value of the property intended to be dedicated, and that the wakif has no other property to satisfy such liabilities, he shall refuse to register the document and record his reasons therefor.
- 9. In case of such refusal an appeal shall lie

 Appeal.

 Registrar to the officer
 authorized by law to hear appeals from such
 orders if presented within thirty days from the date
 thereof; and such officer may alter or reverse such
 order or make any other order that he considers
 just under the circumstances.
- When wakf to take effect after wakif's death.

 When wakf to take effect after wakif's death.

 signed by him and attested by two or more witnesses.
- 11. Such will may be presented for registra-Registration of will. tion either by the testator or by the person claiming to act as executor or mutwalli or beneficiary thereunder; and the provisions of Part VIII of the Indian Registration Act, 1908, and a of sections 6 and 7 of this Act shall be applicable to all proceedings for obtaining the registration of such will.
- 12. The penalties provided under the Indian Registration Act, 1908, for offences thereunder X shall apply to offences committed under this Act.

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STATEMENT OF OBJECTS AND REASONS.

THE object of this Bill is to remove disability and great hardship that has been created by the recent decisions of the Privy Council in Abul Fata Mahomed Ishak and others v. Russomoy Dhur Chowdhry and others, L. R. 22 Ind. Ap. 76 and other cases. The power of a Mussalman to make a settlement for or in favour of his family, children and descendants or what is known as wakf-alal-aulad to the Mussalman Law is paralysed.

In the case above cited it was held that under Mussalman Law a perpetual family settlement expressly made as wakf is not legal and valid merely because there is an ultimate gift to the poor and it confirmed the decision in Ashunulla Chowdhry v. Amarchand Kundu, reported in L. R. 17 Ind. Ap. 37, the principle of which was approved in a subsequent case of Abdul Gufur v. Nizamudin, L. R. 19 Ind. Ap. 170, where it was laid down that a gift is not good as wakf unless there is a substantial dedication of the property to charitable uses at some period of time or other.

The decision does not fix any limit of time, it simply says "some period of time or other". It does not define what is "substantial dedication". Thus it introduces the greatest uncertainty in the law, and is generally opposed to the true principles and correct exposition of the Mussalman jurisprudence. This Bill is intended only to reproduce the Mussalman law of wakf-alal-aulad in a codified form with certain safeguards for the authenticity of the wakfnama and for prevention of fraud upon creditors or otherwise.

It is not intended to codify or define the general Law of wakf which must be governed by the Mussalman Law. The Bill is a simple one and the important provisions are as follows:—

Clause 3—Defines the power of a person professing Mussalman faith to create wakf.

Clauses 4 and 5 - Are intended to secure authenticity of wakfnama and prevent fraud upon creditors or otherwise.

Clause 10-Deals with testamentary wakf.

Clause 11—Deals with registration of wills and empowers the persons mentioned therein to have the will registered.

M. A. JINNAH.

The 15th March 1911.

J. M. MACPHERSON, Secretary to the Government of India,

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